

31 (f) This Ordinance is substantially in the forms of the Revenue Bond
32 Ordinances, with changes to reflect the terms and conditions of sale of the bonds
33 authorized by this Ordinance.

34 (g) Council by separate ordinance will authorize the issuance of a separate series
35 of Revenue Bonds on parity with the Currently Outstanding Revenue Bonds and the
36 bonds authorized by this Ordinance.

37 (h) Council finds that sufficient written notice of the date, hour, place, and
38 subject of the council meeting at which this Ordinance was adopted was posted at a
39 place convenient and readily accessible at all times to the general public at the City
40 Hall of the City for the time required by law preceding this meeting, as required by the
41 Open Meetings Law, Chapter 551, Texas Government Code, and that this meeting has
42 been open to the public as required by law at all times during which this Ordinance has
43 been discussed, considered, and formally acted upon. Council further ratifies, approves
44 and confirms the written notice and the contents and posting of the meeting notice.

45 (i) The table of contents, titles, and headings of the articles and sections of this
46 Ordinance have been provided for convenience of reference only and are not
47 considered to be a part of this Ordinance and shall never be considered or given any
48 effect in interpreting this Ordinance or in determining intent, if any question of intent
49 arises.

50 **ARTICLE TWO**

51 **DEFINITIONS**

52 Section 2.01. **DEFINITIONS.** Unless otherwise expressly provided or
53 unless the context otherwise requires, the terms defined in this Section for all purposes
54 of this Ordinance, and any ordinance amending or supplementing this Ordinance, shall
55 have the meanings stated below:

56 "Additional Revenue Bonds" means the additional parity Revenue Bonds
57 permitted to be issued by the City pursuant to Section 6.01 of this Ordinance.

58 "Administrative Expense Fund" means the fund by that name established in
59 Section 5.04(d) of this Ordinance.

60 "Administrative Expenses" means the fees, expenses, and indemnification
61 liabilities payable to the Persons to whom fees and expenses are due and owing in
62 connection with the Revenue Bonds, and Credit Agreement Obligations incurred in
63 connection with a related series of Revenue Bonds, including but not limited to the
64 fees and expenses of the Paying Agent/Registrars, the Credit Providers, the rebate

65 analysts, the remarketing agents and the tender agents, and of which the City is given
66 actual notice at least 30 days prior to the date payment of these amounts is due.

67 "Airport" means the air carrier airport developed, constructed and operated by
68 the City pursuant to the city-wide election held within the City on May 1, 1993, and
69 designated as the Austin-Bergstrom International Airport (ABIA).

70 "Airport Consultant" means a nationally recognized independent firm, person or
71 corporation having a widely known and favorable reputation for special skill,
72 knowledge, and experience in methods of developing, operating and financing airports
73 of approximately the same size as the properties constituting the Airport System.

74 "Airport System" means all or any interest in airport, heliport and aviation
75 facilities, now or from time to time owned, operated or controlled in whole or in part
76 by the City, including the Airport, together with all properties, facilities, and services
77 of the Airport, and all additions, extensions, replacements and improvements to the
78 Airport, and all services currently provided, or to be provided, by the City in
79 connection with the Airport, but expressly excluding (i) any heliport or heliports
80 operated by City departments other than the Aviation Department, (ii) the Austin
81 consolidated rental car facility, financed by the issuance of City of Austin, Texas
82 Rental Car Special Facility Revenue Bonds, Taxable Series 2013, as Special Facilities,
83 and (iii) the Mueller Airport Property.

84 "Authorized Denominations" means \$5,000 and integral multiples of \$5,000.

85 "Authorized Officer" means the City Manager of the City and the Chief
86 Financial Officer of the City, the City Treasurer, or any Assistant City Manager
87 authorized by the City Manager to sign documents on his or her behalf.

88 "Aviation Director" means the Executive Director of the City's Department of
89 Aviation, or any successor or person acting in that capacity.

90 "Bond Insurer" or "Insurer" means Assured Guaranty Municipal Corp. (the
91 successor to Financial Security Assurance Inc., a New York stock insurance company),
92 or any successor to or assignee of Assured Guaranty Municipal Corp.

93 "Bond Purchase Agreement" means the bond purchase agreement between the
94 City and the Underwriters, relating to the sale and delivery of the Bonds, in
95 substantially the form approved by Council in the sale of obligations to underwriters in
96 a negotiated sale.

97 "Bonds" means the City of Austin, Texas, Airport System Revenue Bonds,
98 Series 2017A, authorized by this Ordinance.

99 "Business Day" means any day other than a Saturday, Sunday or legal holiday or
100 other day on which banking institutions in the City, or in the City where the
101 Designated Payment/Transfer Office of the Paying Agent/Registrar is located, are
102 generally authorized or obligated by law or executive order to close.

103 "Capital Fund" means the fund designated in Section 5.04 of this Ordinance.

104 "Capitalized Interest Account" means the account designated in Section 5.15(c)
105 of this Ordinance.

106 "Chapter 9" means Chapter 9, Texas Business & Commerce Code.

107 "Chapter 22" means Chapter 22, Texas Transportation Code.

108 "Chapter 1208" means Chapter 1208, Texas Government Code.

109 "Chapter 1371" means Chapter 1371, Texas Government Code.

110 "City" means the City of Austin, Texas, and, where appropriate, council, or any
111 successor as owner and operator of the Airport System.

112 "Code" means the Internal Revenue Code of 1986.

113 "Concurrent Bonds" means the City of Austin, Texas, Airport System Revenue
114 Bonds, Series 2017B (AMT), authorized by the Concurrent Ordinance.

115 "Concurrent Ordinance" means the ordinance adopted concurrently with this
116 Ordinance, and all amendments and supplements to the ordinance, authorizing the
117 issuance of the Concurrent Bonds.

118 "Construction Fund" means the fund designated in Section 5.04(g) of this
119 Ordinance.

120 "Credit Agreement" means (i) any agreement of the City entered into in
121 connection with and for the purpose of (A) enhancing or supporting the
122 creditworthiness of a series of Revenue Bonds or (B) providing liquidity with respect
123 to Revenue Bonds which by their terms are subject to tender for purchase, and which,
124 by its terms, creates a liability on the part of the City on a parity with the Revenue
125 Bonds to which it relates, and (ii) a Swap Agreement. A determination by the City that
126 an agreement constitutes a Credit Agreement under this definition shall be conclusive
127 as against all Owners.

128 "Credit Agreement Obligations" means any amounts payable by the City under
129 and pursuant to a Credit Agreement other than amounts payable as an Administrative
130 Expense.

131 "Credit Provider" means the issuer or provider of a Credit Agreement.

132 "Currently Outstanding Revenue Bonds" means the Series 2005 Bonds, the
133 Series 2013 Bonds, the Series 2013A Bonds and the Series 2014 Bonds.

134 "Debt Service" means (i) with respect to a series of Revenue Bonds, an amount
135 equal to the Principal Installment, redemption premium, if any, and interest on such
136 Revenue Bonds, (ii) with respect to a Credit Agreement other than a Swap Agreement,
137 amounts payable as Credit Agreement Obligations, and (iii) with respect to a Swap
138 Agreement, regularly scheduled amounts payable by the City under a Swap
139 Agreement, so long as the counterparty is not in default (specifically excluding
140 Termination Payments, which shall constitute Subordinate Obligations).

141 "Debt Service Fund" means the fund designated in Section 5.04(b) of this
142 Ordinance established with respect to the Revenue Bonds.

143 "Debt Service Requirements" means for any particular period of time, an
144 amount equal to the sum of the following for such period with respect to all or any
145 portion of Revenue Bonds or Credit Agreement Obligations, as applicable, then
146 Outstanding:

147 (a) That portion of interest which would accrue with respect to Revenue Bonds
148 during such period if interest were deemed to accrue only during the six month period
149 prior to its payment (12 month period in the case of capital appreciation or compound
150 interest bonds), plus

151 (b) That portion of the principal amount of Revenue Bonds which would accrue
152 during such period if principal were deemed to accrue only during the 12 month
153 period prior to its scheduled payment date (either at maturity or by reason of
154 scheduled mandatory redemptions, but after taking into account all prior optional and
155 mandatory Revenue Bond redemptions),

156 less and except any such interest or principal for the payment of which provision has
157 been made by: (i) appropriating for such purpose amounts sufficient to provide for the
158 full and timely payment of such interest or principal either from proceeds of bonds,
159 from interest earned or to be earned thereon, from Airport System funds other than
160 Net Revenues, or from any combination of such sources; and (ii) depositing such
161 amounts (except in the case of interest to be earned, which shall be deposited as

162 received) into a dedicated fund or account (including, without limitation, the
163 Capitalized Interest Account), the proceeds of which are required to be transferred as
164 needed into the Debt Service Fund, or directly to the Paying Agent/Registrar for the
165 Revenue Bonds.

166 For purposes of calculating Debt Service Requirements, in making estimates as
167 to interest accrued or to accrue on Variable Rate Bonds, the actual interest rate shall be
168 used to the extent known or ascertainable and to the extent unknown and not
169 ascertainable, the Maximum Interest Rate shall be used; provided, however, that to the
170 extent Variable Rate Bonds are subject to a Swap Agreement, the fixed rate that is
171 effective with respect to such Variable Rate Bonds pursuant to such Swap Agreement
172 shall be used.

173 "Debt Service Reserve Fund" means the fund designated and established in
174 Section 5.04(c) of this Ordinance with respect to the Revenue Bonds.

175 "Debt Service Reserve Fund Requirement" means the amount required to be
176 maintained in the Debt Service Reserve Fund. This amount shall be computed and
177 recomputed annually as a part of the City's budget process and upon the issuance of
178 each series of Revenue Bonds to be the arithmetic average of the Debt Service
179 Requirements scheduled to occur in the then current and each future Fiscal Year for all
180 Revenue Bonds then Outstanding including the series of Revenue Bonds then being
181 issued. In no event, however, will the amount deposited in the Debt Service Reserve
182 Fund that is allocable to the Revenue Bonds or Additional Revenue Bonds, in
183 accordance with section 1.148-6 of the regulations promulgated under the Code,
184 exceed the least of: (a) 10% of the stated principal amount of each issue of which the
185 Revenue Bonds or Additional Revenue Bonds are a part; (b) the maximum annual
186 principal and interest requirements of the issue; or (c) 125% of the average annual
187 principal and interest requirements of the issue, unless there is received an opinion of
188 nationally recognized bond counsel to the effect that the additional amount will not
189 cause the Revenue Bonds and any Additional Revenue Bonds to be "arbitrage bonds"
190 within the meaning of section 148 of the Code and the related regulations promulgated
191 from time to time.

192 "Debt Service Reserve Fund Surety Bond" means any surety bond or insurance
193 policy having a rating in the highest respective rating categories by Moody's and
194 Standard & Poor's issued to the City for the benefit of the Owners of the Revenue
195 Bonds to satisfy any part of the Debt Service Reserve Fund Requirement as provided
196 in Section 5.07 of this Ordinance.

197 "Defeasance Obligations" means: (i) direct, noncallable obligations of the
198 United States of America, including obligations that are unconditionally guaranteed by
199 the United States; (ii) noncallable obligations of an agency or instrumentality of the
200 United States of America, including obligations that are unconditionally guaranteed or
201 insured by the agency or instrumentality and that, on the date of their purchase, are
202 rated as to investment quality by a nationally recognized investment rating firm not
203 less than "AAA" or its equivalent; and (iii) noncallable obligations of a state or an
204 agency or a county, municipality, or other political subdivision of a state that have
205 been refunded and that, on the date council adopts or approves the proceedings
206 authorizing the financial arrangements, are rated as to investment quality by a
207 nationally recognized investment rating firm not less than "AAA" or its equivalent.

208 "Designated Payment/Transfer Office" means (i) with respect to the initial
209 Paying Agent/Registrar named in Section 8.01 of this Ordinance, its corporate trust
210 office in Plano, Texas, and (ii) with respect to any successor Paying Agent/Registrar,
211 the office of the successor designated and located as may be agreed upon by the City
212 and the successor.

213 "DTC" means The Depository Trust Company, New York, New York, and its
214 successors and assigns.

215 "DTC Participant" means the securities brokers, dealers, banks, trust companies,
216 clearing corporations and certain other organizations on whose behalf DTC was
217 created to hold securities to facilitate the clearance and settlement of securities
218 transactions among DTC Participants.

219 "Federal Payments" means those funds received by the Airport System from the
220 federal government or any agency of the federal government as payments for the use
221 of any facilities or services of the Airport System.

222 "Fiscal Year" means the City's fiscal year as from time to time designated by the
223 City, which is currently October 1 to September 30.

224 "General Obligation Airport Bonds" means those bonds or other obligations of
225 the City secured by a levy of ad valorem taxes from time to time issued or to be issued
226 by the City for Airport System purposes.

227 "Gross Revenues" means all income and revenues derived directly or indirectly
228 by the City from the operation and use of and otherwise pertaining to all or any part of
229 the Airport System, whether resulting from extensions, enlargements, repairs,
230 betterments or other improvements to the Airport System, or otherwise, and
231 includes, except to the extent expressly excluded below, all revenues received by the

232 City from the Airport System, including, without limitation, all rentals, rates, fees and
233 other charges for the use of the Airport System, or for any service rendered by the City
234 in the operation of the Airport System, interest and other income realized from the
235 investment or deposit of amounts required to be transferred or credited to the Revenue
236 Fund. Gross Revenues expressly excludes:

- 237 (a) proceeds of any Revenue Bonds and Subordinate Obligations;
- 238 (b) interest or other investment income derived from proceeds of Revenue
239 Bonds and Subordinate Obligations deposited to the credit of a construction
240 fund, and all other interest or investment income not required to be
241 transferred or credited to the Revenue Fund;
- 242 (c) any monies received as grants, appropriations, or gifts, the use of which is
243 limited by the grantor or donor to the construction or acquisition of Airport
244 System facilities, except to the extent any such monies shall be received as
245 payments for the use of the Airport System facilities;
- 246 (d) any revenues derived from any Special Facilities (e.g., customer facility
247 charges) which are pledged to the payment of Special Facilities Bonds;
- 248 (e) insurance proceeds other than loss of use or business interruption insurance
249 proceeds;
- 250 (f) the proceeds of the passenger facility charge (PFC) currently imposed by the
251 City and any other per-passenger charge as may be lawfully authorized;
- 252 (g) sales and other taxes collected by the Airport System on behalf of the State
253 of Texas and any other taxing entities;
- 254 (h) Federal Payments received by the Airport System unless the City first
255 receives an opinion from nationally recognized bond counsel to the effect
256 that the payments, if included in Gross Revenues, would not cause the
257 interest on the Bonds to be includable within the gross income of the Owners
258 of the Bonds for federal income tax purposes;
- 259 (i) the proceeds received by the City from the sale or other disposition of
260 Airport System property, except amounts representing interest or finance
261 charges in a deferred sale or other similar method of conveyance where a
262 portion of the sale price is payable on a deferred basis, in which case any
263 interest or finance charges shall be considered Gross Revenues; and

264 (j) Other Available Funds transferred to the Revenue Fund as provided in this
265 Ordinance.

266 "Initial Bonds" means the Initial Bonds authorized by Section 3.06 of this
267 Ordinance.

268 "Interest Payment Date" means each May 15 and November 15, commencing
269 May 15, 2017, until maturity or prior redemption of the Bonds.

270 "Minimum Capital Reserve" means an amount, designated by the Aviation
271 Director not less frequently than annually at the end of each Fiscal Year, but in any
272 event not more than \$100,000 each Fiscal Year, necessary to accumulate or to re-
273 accumulate in the Capital Fund a reserve in an amount not less than \$1,000,000.

274 "Moody's" means Moody's Investors Service, Inc., its successors and assigns,
275 and if this corporation shall for any reason no longer perform the functions of a
276 securities rating agency, "Moody's" shall refer to any other nationally recognized
277 securities rating agency designated by the City.

278 "MSRB" means the Municipal Securities Rulemaking Board.

279 "Mueller Airport Property" means the property and facilities that comprised the
280 former Robert Mueller Municipal Airport, located within the City. The Mueller Airport
281 Property is not part of the Airport System.

282 "Net Revenues" means that portion of the Gross Revenues remaining after the
283 deduction of the Operation and Maintenance Expenses of the Airport System.

284 "Operation and Maintenance Expenses" means all reasonable and necessary
285 current expenses of the City, paid or accrued, of operating, maintaining and repairing
286 the Airport System, including, without limitation, those reasonably allocated City
287 overhead expenses relating to the administration, operation and maintenance of the
288 Airport System; insurance and fidelity bond premiums; payments to pension and other
289 funds and to any self-insurance fund; any general and excise taxes or other
290 governmental charges imposed by entities other than the City; any required rebate of
291 any portion of interest income to the federal government which is payable from Gross
292 Revenues or the Revenue Fund; costs of contractual and professional services, labor,
293 materials and supplies for current operations, including the costs of direct City services
294 rendered to the Airport System as are requested from the City by the Airport System
295 and as are reasonably necessary for the operation of the Airport System; costs of
296 issuance of Revenue Bonds and Subordinate Obligations for the Airport System
297 (except to the extent paid from the proceeds); fiduciary costs; costs of collecting and

298 refunding Gross Revenues; utility costs; any lawful refunds of any Gross Revenues;
299 and all other administrative, general and commercial expenses, but excluding:

- 300 (a) any allowance for depreciation;
- 301 (b) costs of capital improvements;
- 302 (c) reserves for major capital improvements, Airport System operations,
303 maintenance or repair;
- 304 (d) any allowance for redemption of, or payment of interest or premium on,
305 Revenue Bonds and Subordinate Obligations;
- 306 (e) any liabilities incurred in acquiring or improving properties of the Airport
307 System;
- 308 (f) expenses of lessees under Special Facilities Leases and operation and
309 maintenance expenses pertaining to Special Facilities to the extent they are
310 required to be paid by such lessees pursuant to the terms of the Special
311 Facilities Leases;
- 312 (g) any charges or obligations incurred in connection with any lawful Airport
313 System purpose, including the lease, acquisition, operation or maintenance
314 of any facility or property benefiting the Airport System, provided that the
315 payment of such charges or obligations is expressly agreed by the payee to
316 be payable solely from proceeds of the Capital Fund;
- 317 (h) liabilities based upon the City's negligence or other ground not based on
318 contract; and
- 319 (i) so long as Federal Payments are excluded from Gross Revenues, an amount
320 of expenses that would otherwise constitute Operation and Maintenance
321 Expenses for such period equal to the Federal Payments for such period.

322 "Operation and Maintenance Reserve Fund" means the fund designated and
323 established in Section 5.04(a) of this Ordinance.

324 "Ordinance" means this ordinance and all amendments and supplements to this
325 ordinance.

326 "Other Available Funds" means any amount of unencumbered funds
327 accumulated in the Capital Fund in excess of the Minimum Capital Reserve which,
328 before the beginning of any Fiscal Year, are designated by the City as Other Available
329 Funds and transferred at the beginning of such Fiscal Year to the Revenue Fund; but in

330 no event may this amount exceed 25% of the Debt Service Requirements for the
331 Revenue Bonds for such Fiscal Year for purposes of Sections 5.03 and 6.01 of this
332 Ordinance.

333 "Outstanding" when used with reference to any Revenue Bonds or Subordinate
334 Obligations, means, as of a particular date, all those Revenue Bonds or Subordinate
335 Obligations delivered except: (a) any obligation paid, discharged, or cancelled by or on
336 behalf of the City at or before that date; (b) any obligation defeased pursuant to the
337 defeasance provisions of the ordinance authorizing its issuance, or otherwise defeased
338 as permitted by applicable law; and (c) any obligation in lieu of or in substitution for
339 which another obligation was delivered pursuant to the ordinance authorizing the
340 issuance of the obligation.

341 "Owner" or "Registered Owner," when used with respect to any Revenue Bond
342 means the person or entity in whose name the Revenue Bond is registered in the
343 Register. Any reference to a particular percentage or proportion of the Owners means
344 the Owners at a particular time of the specified percentage or proportion in aggregate
345 principal amount of all Revenue Bonds then Outstanding under this Ordinance.

346 "Paying Agent/Registrar" initially means, for the Bonds, the entity named in
347 Section 8.01 and its successors in that capacity.

348 "Person" means any individual, corporation, partnership, limited liability
349 company, joint venture, association, joint-stock company, trust, unincorporated
350 organization or government or any agency or political subdivision of the government.

351 "Principal Installment" means, with respect to Revenue Bonds or a series of
352 Revenue Bonds, any amounts, including any mandatory sinking fund installments,
353 which are stated to be due or required to be made on or with respect to a Revenue
354 Bond or series of Revenue Bonds, which, when made, would reduce the amount of the
355 Revenue Bond or series of Revenue Bonds that remain Outstanding or would retire and
356 pay the same in full.

357 "Qualified Put" means any agreement, however denominated, provided by a
358 qualifying financial institution (as described in the next sentence) which contractually
359 commits to purchase, upon no more than seven days' notice, for not less than a stated
360 price any class or amount of investment securities or other authorized investments of
361 the City at any time that such investment securities or investments must be liquidated
362 in order to make cash transfers from the fund or account that holds such investments.
363 A Qualified Put may be entered into only with a qualifying financial institution which
364 is (a) a domestic bank the long-term debt of which is rated at least "AA" by Standard
365 & Poor's and "Aa" by Moody's, or (b) a foreign bank the long-term debt of which is

366 rated "AAA" by Standard & Poor's and at least "Aa" by Moody's , or at least "AA" by
367 Standard & Poor's and "Aaa" by Moody's , or (c) a financial institution the long-term
368 debt of which is rated at least "A" by both Standard & Poor's and Moody's and agrees
369 to collateralize its obligations under such agreement by lodging with a third party
370 trustee, escrow agent, custodian or other financial third party direct obligations of the
371 United States of America or its agencies with a market value equal to 102% of the
372 difference between the face amount of its purchase obligation under the agreement and
373 the market value of the investment securities to which the agreement relates (based
374 upon periodic market valuations at least monthly). A Qualified Put may be integrated
375 into any investment authorized under Texas law, such as a repurchase agreement.

376 "Record Date" shall have the meaning assigned in the FORM OF BONDS
377 (Exhibit A to this Ordinance).

378 "Refunding Revenue Bonds" mean one or more series of bonds or other
379 evidences of indebtedness issued by the City for the purpose of: (i) refunding
380 Outstanding Revenue Bonds or Credit Agreement Obligations; or (ii) to provide for the
381 payment of a Termination Payment.

382 "Register" means the books of registration kept by the Paying Agent/Registrar in
383 which are maintained the names and addresses of and the principal amounts registered
384 to each Owner.

385 "Related Document" means any transaction document relating to this Ordinance
386 or the Bonds, including any related underlying security agreement.

387 "Renewal and Replacement Fund" means the fund designated in Section 5.04(e)
388 of this Ordinance.

389 "Renewal and Replacement Fund Requirement" means the amount required to
390 be maintained in the Renewal and Replacement Fund pursuant to Article Five, or any
391 greater amount required by any ordinance authorizing any series of Additional
392 Revenue Bonds.

393 "Representative of the Underwriters" means RBC Capital Markets, LLC,
394 designated by the Underwriters in the Bond Purchase Agreement to act as their
395 representative.

396 "Revenue Bond Ordinances" means the Series 2005 Bond Ordinance, the Series
397 2013 Bond Ordinance, the Series 2013A Bond Ordinance, the Series 2014 Bond
398 Ordinance, this Ordinance, the Concurrent Ordinance and any ordinances pursuant to
399 which Additional Revenue Bonds are issued.

400 "Revenue Bonds" means the Currently Outstanding Revenue Bonds, the Bonds,
401 the Concurrent Bonds, and each series of bonds, notes or other obligations, other than
402 Credit Agreement Obligations, which the City has reserved the right to issue or incur
403 from time to time pursuant to Section 6.01, payable from and secured by a first lien on
404 and pledge of Net Revenues.

405 "Revenue Fund" means the fund designated in Section 5.04(a).

406 "Rule" means SEC Rule 15c2-12.

407 "SEC" means the United States Securities and Exchange Commission.

408 "Series 2005 Bond Ordinance" means the ordinance of the City adopted by
409 council on August 4, 2005, authorizing the issuance of the Series 2005 Bonds, and all
410 amendments to the ordinance adopted by council after August 4, 2005.

411 "Series 2005 Bonds" means the City of Austin, Texas, Airport System
412 Refunding Revenue Bonds, Series 2005 (AMT), outstanding, as of November 1, 2016,
413 in the aggregate principal amount of \$198,750,000.

414 "Series 2013 Bond Ordinance" means the ordinance of the City adopted by
415 council on May 9, 2013, authorizing the issuance of the Series 2013 Bonds, and all
416 amendments to the ordinance adopted by council after May 9, 2013.

417 "Series 2013 Bonds" means the City of Austin, Texas, Airport System Revenue
418 Bonds, Series 2013, outstanding, as of November 1, 2016, in the aggregate principal
419 amount of \$60,000,000.

420 "Series 2013A Bond Ordinance" means the ordinance of the City adopted by
421 Council on September 26, 2013, authorizing the issuance of the Series 2013A Bonds,
422 and all amendments to the ordinance adopted by Council after September 26, 2013.

423 "Series 2013A Bonds" means the City of Austin, Texas, Airport System
424 Revenue Refunding Bonds, Series 2013A, outstanding, as of November 1, 2016, in the
425 aggregate principal amount of \$35,014,000.

426 "Series 2014 Bond Ordinance" means the ordinance of the City adopted by
427 council on November 20, 2014, authorizing the issuance of the Series 2014 Bonds, and
428 all amendments to the ordinance adopted by council after November 20, 2014.

429 "Series 2014 Bonds" means the City of Austin, Texas, Airport System Revenue
430 Bonds, Series 2014 (AMT), outstanding, as of November 1, 2016, in the aggregate
431 principal amount of \$244,495,000.

432 "Special Facilities" means structures, hangars, aircraft overhaul, maintenance or
433 repair shops, heliports, hotels, storage facilities, garages, inflight kitchens, training
434 facilities and any and all other facilities and appurtenances being a part of, or related
435 to, the Airport System, the cost of the construction or other acquisition of which is
436 financed with the proceeds of Special Facilities Bonds.

437 "Special Facilities Bonds" means those bonds previously issued or from time to
438 time issued by the City after the date of this Ordinance pursuant to Section 6.04 of this
439 Ordinance.

440 "Special Facilities Lease" means any lease or agreement pursuant to which a
441 Special Facility is leased by the City to the lessee in consideration for which the lessee
442 agrees to pay (i) all debt service on the Special Facilities Bonds issued to finance the
443 Special Facility (which payments are pledged to secure the Special Facilities Bonds)
444 and (ii) the operation and maintenance expenses of the Special Facility.

445 "Standard & Poor's" or "S&P" means S&P Global Ratings, a Standard & Poor's
446 Financial Services LLC business, its successors and assigns, and if this entity shall for
447 any reason no longer perform the functions of a securities rating agency, "Standard &
448 Poor's" and "S&P" shall refer to any other nationally recognized securities rating
449 agency designated by the City.

450 "Subordinate Obligations" means each series of bonds, notes, or other
451 obligations, including reimbursement obligations and obligations pursuant to credit
452 agreements and interest rate hedges, which the City has reserved the right to issue or
453 incur from time to time pursuant to Section 6.03 as Subordinate Obligations secured in
454 whole or in part by liens on the Net Revenues that are junior and subordinate to the
455 lien on Net Revenues securing payment of the Revenue Bonds.

456 "Swap Agreement" means a Credit Agreement, approved (if required) in writing
457 by the Bond Insurer, with respect to a series of Revenue Bonds pursuant to which the
458 City has entered into an interest rate exchange agreement or other interest rate hedge
459 agreement for the purpose of converting in whole or in part the City's fixed or variable
460 interest rate liability on all or a portion of the Revenue Bonds to a fixed or variable rate
461 liability (including converting a variable rate liability to a different variable rate
462 liability). For the purpose of this definition, a counterparty is not qualified unless it
463 holds, on the date of execution of a Swap Agreement, a current rating by at least two of
464 the following three rating agencies: Moody's, and by Standard & Poor's, and by Fitch
465 Ratings, or their respective successors, at least equal to the rating of each such rating
466 agency assigned to the Revenue Bonds without reference to any Credit Agreement.

467 The "Series 2005 Swap Agreement" previously executed and delivered by the City
468 with respect to the Series 2005 Bonds constitutes a Swap Agreement.

469 "Termination Payment" means an amount owed by the City to a counterparty
470 pursuant to a Swap Agreement incurred in connection with the termination of the Swap
471 Agreement and which, on the date of execution of the Swap Agreement, is not an
472 amount representing a regularly scheduled payment under the Swap Agreement.
473 "Termination Payment" shall not include any amount representing an Administrative
474 Expense.

475 "Treasury Regulations" means all applicable temporary, proposed and final
476 regulations and procedures promulgated under the Code or promulgated under the
477 Internal Revenue Code of 1954, to the extent applicable to the Code.

478 "Underwriters" means, with respect to the Bonds, the entities designated in the
479 Bond Purchase Agreement as the underwriters of the Bonds.

480 "Variable Rate" means an interest rate borne by the Revenue Bonds that is reset
481 from time to time.

482 "Variable Rate Bonds" means Revenue Bonds which bear a Variable Rate.

483 Section 2.02 **INTERPRETATIONS.** All terms defined and all pronouns used
484 in this Ordinance shall apply equally to singular and plural and to all genders. The
485 titles and headings of the articles and sections of this Ordinance have been inserted for
486 convenience of reference only and are not to be considered a part of this Ordinance and
487 shall not in any way modify or restrict any of the terms or provisions of this Ordinance.
488 References to any article or section shall refer to the article or section contained in this
489 Ordinance. References to FORM OF BONDS refer to the form of the Bonds set forth
490 in Exhibit A to this Ordinance. References to any constitutional, statutory or
491 regulatory provision shall include the provision as it exists on the date this Ordinance
492 is adopted and any future amendments to or successor provisions of the provision.
493 References to a City official means the Person acting in that capacity, whether on
494 either an interim or a permanent basis. This Ordinance and all of its terms and
495 provisions shall be liberally construed to effectuate the purposes set forth in this
496 Ordinance and to sustain the validity of the Revenue Bonds, the Credit Agreement
497 Obligations and the Administrative Expenses and the validity of the lien on and pledge
498 of the Net Revenues to secure their payment. A finding or determination made by an
499 Authorized Officer acting under the authority delegated by this Ordinance with respect
500 to all matters relating to the issuance and sale of the Bonds shall have the same force
501 and effect as a finding or determination made by council. If the Concurrent Bonds are

502 not issued, references to Concurrent Bonds and Concurrent Ordinance in this
503 Ordinance have no effect.

504 ***ARTICLE THREE***

505 ***TERMS OF THE BONDS***

506 Section 3.01 **AUTHORIZATION**. The Bonds shall be known and designated
507 as CITY OF AUSTIN, TEXAS, AIRPORT SYSTEM REVENUE BONDS, SERIES
508 2017A. The Bonds are authorized to be issued and delivered pursuant to the authority
509 of Chapter 22 and Chapter 1371 and all other applicable law. The Bonds shall be
510 issued in an aggregate principal amount not to exceed \$230,000,000 for the purpose of
511 (i) planning, acquiring, establishing, constructing, improving or equipping the Airport,
512 in accordance with Chapter 22, (ii) depositing funds to the credit of the Capitalized
513 Interest Account and the Debt Service Reserve Fund as provided in this Ordinance,
514 and (iii) paying the costs of issuance of the Bonds.

515 Section 3.02 **INTEREST AND MATURITIES**. The Bonds shall be dated the
516 date set forth in the Bond Purchase Agreement. The Bonds shall be issued in fully
517 registered form, without coupons, in Authorized Denominations, and shall be
518 numbered separately from R-1 upward. Subject to the conditions set forth in Section
519 10.01 of this Ordinance, the Bonds shall mature on the dates, and shall bear interest at
520 the rates of interest until maturity or prior redemption, as set forth in the Bond
521 Purchase Agreement. Interest shall accrue and be paid on each Bond respectively until
522 its maturity or prior redemption, from the later of the date of initial delivery to the
523 Underwriters or the most recent Interest Payment Date to which interest has been paid
524 or provided for. Interest shall be paid on each Interest Payment Date, or the Business
525 Day immediately following an Interest Payment Date if the scheduled Interest Payment
526 Date is not a Business Day. Interest shall be calculated on the basis of a 360-day year
527 consisting of twelve 30-day months.

528 Section 3.03 **REDEMPTION PRIOR TO MATURITY**. The Bonds are
529 subject to redemption prior to maturity in the manner provided in the Bond Purchase
530 Agreement. The terms of redemption shall be set forth in, and subject to the conditions
531 reserved in, the FORM OF BONDS. Notice of redemption of Bonds subject to
532 redemption shall be given in the manner provided in the FORM OF BONDS.

533 Section 3.04 **MANNER OF EXECUTION AND AUTHENTICATION**. The
534 Paying Agent/Registrar is appointed as the paying agent for the Bonds. The Bonds
535 shall be payable, shall have the characteristics, shall be executed and sealed, and shall
536 be authenticated, all as provided and in the manner indicated in the FORM OF
537 BONDS. If any officer of the City whose manual or facsimile signature shall appear on

538 the Bonds, as provided in the FORM OF BONDS, shall cease to be the officer before
539 the authentication of the Bonds or before the delivery of the Bonds, the signature shall
540 nevertheless be valid and sufficient for all purposes as if the officer had remained in
541 office.

542 Section 3.05 **OWNERSHIP.** The City, the Paying Agent/Registrar and any
543 other Person may treat the Person in whose name any Bond is registered as the
544 absolute owner of the Bond for the purpose of making and receiving payment of the
545 principal of and premium, if any, and the interest on, the Bond and for all other
546 purposes, whether the Bond is overdue, and neither the City nor the Paying
547 Agent/Registrar shall be bound by any notice or knowledge to the contrary. All
548 payments made to the Person deemed to be the Owner of any Bond in accordance with
549 this section shall be valid and effectual and shall discharge the liability of the City and
550 the Paying Agent/Registrar upon the Bond to the extent of the sums paid.

551 Section 3.06 **TRANSFER AND EXCHANGE.** On the date of initial delivery
552 and payment for the Bonds, one or more Initial Bonds, representing the entire principal
553 amount of all Bonds, payable to the Underwriters, executed by the Mayor and City
554 Clerk of the City, approved by the Attorney General of the State of Texas, and
555 registered and manually signed by the Comptroller of Public Accounts of the State of
556 Texas, will be delivered to the Representative of the Underwriters. Upon payment for
557 the Initial Bonds, the Paying Agent/Registrar shall cancel the Initial Bonds and deliver
558 to DTC on behalf of the Underwriters one or more registered Bonds for each year of
559 maturity of the Bonds in the aggregate principal amount of the Bonds, registered in the
560 name of Cede & Co., as nominee of DTC.

561 So long as any Bond remains Outstanding, the Paying Agent/Registrar shall
562 maintain the Register in which the Paying Agent/Registrar shall provide for the
563 registration and transfer of the Bonds in accordance with the terms of this Ordinance,
564 subject to reasonable regulations prescribed by the Paying Agent/Registrar.

565 Each Bond shall be transferable only upon its presentation and surrender at the
566 Designated Payment Transfer Office of the Paying Agent/Registrar, duly endorsed for
567 transfer, or accompanied by an assignment duly executed by the Registered Owner or
568 the authorized representative of the Registered Owner in form satisfactory to the
569 Paying Agent/Registrar. Upon due presentation of any Bond for transfer, the Paying
570 Agent/Registrar shall authenticate and deliver, within 72 hours after such presentation,
571 a new Bond or Bonds in exchange for the Bond presented for transfer, registered in the
572 name of the transferee or transferees, in Authorized Denominations and of the same
573 maturity and aggregate principal amount and bearing interest at the same rate as the
574 presented Bond or Bonds.

575 A Bond shall be exchangeable upon its presentation and surrender at the
576 Designated Payment Transfer Office of the Paying Agent/Registrar for a Bond or
577 Bonds of the same maturity and interest rate and in any Authorized Denomination, in
578 an aggregate principal amount equal to the unpaid principal amount of the Bond or
579 Bonds presented for exchange. The Paying Agent/Registrar shall be and is authorized
580 to authenticate and deliver exchange Bonds in accordance with the provisions of this
581 Section. Each Bond delivered in accordance with this Section shall be entitled to the
582 benefits and security of this Ordinance to the same extent as the Bond or Bonds in lieu
583 of which a Bond is delivered.

584 The Paying Agent/Registrar shall require the Owner of any Bond to pay a sum
585 sufficient to cover any tax or other governmental charge that may be imposed in
586 connection with the transfer or exchange of the Bond and any fee or charge in
587 connection with the transfer or exchange other than the Paying Agent/Registrar fees,
588 which shall be paid by the City.

589 The Paying Agent/Registrar shall not be required to transfer or exchange any
590 Bond during the 45-day period prior to the date fixed for redemption; provided,
591 however, that this restriction shall not apply to the transfer or exchange by the
592 Registered Owner of the unredeemed portion of a Bond called for redemption in part.

593 Section 3.07 **CANCELLATION**. All Bonds paid or redeemed, and all Bonds
594 in lieu of which exchange Bonds or replacement Bonds are authenticated and
595 delivered, in accordance with this Ordinance, shall be cancelled and shall be disposed
596 of in accordance with the rules and regulations promulgated under the Securities
597 Exchange Act of 1934.

598 Section 3.08 **REPLACEMENT BONDS**. Upon the presentation and surrender
599 to the Paying Agent/Registrar of a mutilated Bond, the Paying Agent/Registrar shall
600 authenticate and deliver a replacement Bond of like maturity, interest rate, and
601 principal amount, bearing a number not contemporaneously outstanding, in exchange
602 for the presented Bond. The Paying Agent/Registrar shall require the Owner of the
603 Bond to pay a sum sufficient to cover any tax or other governmental charge that may
604 be imposed, and any other expenses, including the fees and expenses of the Paying
605 Agent/Registrar, to effect this exchange.

606 If any Bond is lost, apparently destroyed, or wrongfully taken, the City, pursuant
607 to the applicable laws of the State of Texas and in the absence of notice or knowledge
608 that the Bond has been acquired by a bona fide purchaser, shall execute and the Paying
609 Agent/Registrar shall authenticate and deliver a replacement Bond of like maturity,

610 interest rate, and principal amount, bearing a number not contemporaneously
611 outstanding, provided that the Owner shall have:

612 (a) furnished to the City and the Paying Agent/Registrar satisfactory evidence of
613 the ownership of and the circumstances of the loss, destruction or theft of the
614 Bond;

615 (b) furnished security and indemnity as may be required by the Paying
616 Agent/Registrar and the City to save them harmless;

617 (c) paid all expenses and charges, including, but not limited to, printing costs,
618 legal fees, fees of the Paying Agent/Registrar and any tax or other
619 governmental charge that may be imposed, as a result of the loss, destruction
620 or wrongful taking of the Bond; and

621 (d) met or complied with any other reasonable requirements of the City and the
622 Paying Agent/Registrar.

623 If, after the delivery of a replacement Bond, a bona fide purchaser of the original
624 Bond in lieu of which the replacement Bond was issued presents for payment the
625 original Bond, the City and the Paying Agent/Registrar shall be entitled to recover the
626 replacement Bond from the Person to whom it was delivered or any Person taking
627 from the person, except a bona fide purchaser, and shall be entitled to recover upon the
628 security or indemnity provided to the extent of any loss, damage, cost or expense
629 incurred by the City or the Paying Agent/Registrar.

630 If any mutilated, lost, apparently destroyed or wrongfully taken Bond has
631 become or is about to become due and payable, the City in its discretion may, instead
632 of issuing a replacement Bond, authorize the Paying Agent/Registrar to pay that Bond.

633 Each replacement Bond delivered in accordance with this Section shall be
634 entitled to the benefits and security of this Ordinance to the same extent as the Bond or
635 Bonds in lieu of which a replacement Bond is delivered.

636 Section 3.09 **BOOK-ENTRY SYSTEM.** This section describes the book-
637 entry system of DTC. As provided in the Bond Purchase Agreement, the definitive
638 Bonds shall be registered in the name of Cede & Co., as nominee of DTC, as registered
639 owner of the Bonds, and held in the custody of DTC.

640 Unless otherwise requested by DTC, a single certificate will be issued and
641 delivered to DTC for each maturity of the Bonds. Beneficial owners of Bonds will not
642 receive physical delivery of Bond certificates except as provided below. For so long as
643 DTC may serve as securities depository for the Bonds, all transfers of beneficial

644 ownership interests will be made by book-entry only, and no investor or other party
645 purchasing, selling or otherwise transferring beneficial ownership of Bonds is to
646 receive, hold or deliver any Bond certificate.

647 With respect to Bonds registered in the name of Cede & Co., as nominee of
648 DTC, neither the City nor the Paying Agent/Registrar shall have any responsibility or
649 obligation to any DTC Participant or to any Person on whose behalf a DTC Participant
650 holds an interest in the Bonds. Without limiting the immediately preceding sentence,
651 neither the City nor the Paying Agent/Registrar shall have any responsibility or
652 obligation with respect to (i) the accuracy of the records of DTC, Cede & Co. or any
653 DTC Participant with respect to any ownership interest in the Bonds, (ii) the delivery
654 to any DTC Participant or any other person, other than a Registered Owner of the
655 Bonds, as shown on the Register, of any notice with respect to the Bonds, including
656 any notice of redemption, and (iii) the payment to any DTC Participant or any other
657 person, other than a Registered Owner of the Bonds, as shown in the Register, of any
658 amount with respect to principal of and premium, if any, or interest on the Bonds.

659 Replacement Bonds may be issued directly to beneficial owners of Bonds other
660 than DTC, or its nominee, but only in the event that (i) DTC determines not to
661 continue to act as securities depository for the Bonds (which determination shall
662 become effective after reasonable written notice to such effect to the City and the
663 Paying Agent/Registrar), or (ii) the City has advised DTC of its determination (which
664 determination is conclusive as to DTC and the beneficial owners of the Bonds) that
665 DTC is incapable of discharging its duties as securities depository for the Bonds, or
666 (iii) the City has determined (which determination is conclusive as to DTC and the
667 beneficial owners of the Bonds) that the interests of the beneficial owners of the Bonds
668 might be adversely affected if such book-entry only system of transfer is continued.
669 Upon concurrence of any event described in (i) or (ii) above, the City shall use its best
670 efforts to attempt to locate another qualified securities depository. If the City fails to
671 locate another qualified securities depository to replace DTC, the City shall cause to be
672 executed, authenticated and delivered replacement Bonds, in certificated form, to the
673 DTC Participants having an interest in the Bonds as shown on the records of DTC
674 provided by DTC to the City. In the event that the City makes the determination noted
675 in (iii) above and has made provisions to notify the beneficial owners of Bonds of such
676 determination by mailing an appropriate notice to DTC, it shall cause to be issued
677 replacement Bonds in certificated form to the DTC Participants having an interest in
678 the Bonds as shown on the records of DTC provided by DTC to the City. The City
679 undertakes no obligation to make any investigation to determine the occurrence of any
680 events that would permit the City to make any determination described in (ii) or (iii)
681 above.

682 Whenever, during the term of the Bonds, beneficial ownership is determined by
683 a book entry at DTC (or any successor securities depository), the requirements in this
684 Ordinance of holding, registering, delivering, exchanging or transferring Bonds shall
685 be deemed modified to require the appropriate person or entity to meet the
686 requirements of DTC (or such successor securities depository) as to holding,
687 registering, delivering, exchanging or transferring the book entry to produce the same
688 effect.

689 The Blanket Letter of Representations, dated June 1, 1995, between the City and
690 DTC shall apply to the Bonds.

691 If at any time DTC ceases to hold the Bonds, all references to DTC shall be of
692 no further force or effect.

693 Section 3.10 **FUNDING OF CAPITALIZED INTEREST ACCOUNT.** On
694 the date of the initial delivery of the Bonds, the City will deposit to the credit of the
695 Capitalized Interest Account, from proceeds of the Bonds, an amount determined by an
696 Authorized Officer to be no greater than the amount of interest payable on the Bonds
697 during the construction of the improvements, and for one year after construction of the
698 improvements, financed with the proceeds of the Bonds is completed.

699 Section 3.11 **FUNDING OF DEBT SERVICE RESERVE FUND.** On the
700 date of the initial delivery of the Bonds, the City will deposit to the credit of the Debt
701 Service Reserve Fund, from proceeds of the Bonds, the amount determined by an
702 Authorized Officer to enable the Debt Service Reserve Fund Requirement to be fully
703 funded after giving effect to the issuance of the Bonds.

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ARTICLE FOUR
FORM OF BONDS

Section 4.01 **FORM GENERALLY.** (a) The Bonds, including the forms of the Registration Certificate of the Comptroller of Public Accounts of the State of Texas, the Certificate of the Paying Agent/Registrar, and the Assignment to appear on each Bond, (i) shall be substantially in the form set forth in Exhibit A to this Ordinance, with appropriate insertions, omissions, substitutions, and other variations as are permitted or required by this Ordinance or the Bond Purchase Agreement, and (ii) may have distinguishing letters, numbers, or other marks of identification and legends and endorsements (including any reproduction of an opinion of counsel) as may be determined by the City or by the officers executing the Bonds, as evidenced by their execution of the Bonds.

(b) The Bonds shall be typed, photocopied, printed, lithographed, or engraved, and may be produced by any combination of these methods or produced in any other similar manner, all as determined by the officers executing the Bonds, as evidenced by their execution.

Section 4.02 **CUSIP REGISTRATION.** The City may secure identification numbers through CUSIP Global Services, and may authorize the printing of CUSIP numbers on the face of the Bonds. It is expressly provided, however, that the presence or absence of CUSIP numbers on the Bonds shall be of no significance or effect as regards the legality thereof and neither the City nor the attorneys approving the Bonds as to legality are to be held responsible for CUSIP numbers incorrectly printed on the Bonds.

Section 4.03 **LEGAL OPINION.** The approving legal opinion of McCall, Parkhurst & Horton L.L.P., Bond Counsel, may be printed on or attached to the back of each Bond, but errors or omissions in the printing of the opinion shall have no effect on the validity of the Bonds.

ARTICLE FIVE
SECURITY AND SOURCE OF PAYMENT

Section 5.01 **PLEDGE AND SOURCE OF PAYMENT.** The City covenants and agrees that Gross Revenues shall be deposited and paid into the special funds established and confirmed in this Ordinance, and shall be applied in the manner set forth in this Ordinance, in order to provide for the payment of all Operation and Maintenance Expenses of the Airport System and to provide for the payment of Debt

738 Service on the Revenue Bonds and Credit Agreement Obligations and for the payment
739 when due of Administrative Expenses. Except as otherwise specifically provided in
740 this Ordinance, the Revenue Bonds and the Credit Agreement Obligations shall
741 constitute special obligations of the City that shall be payable from, and shall be
742 equally and ratably secured by a first lien on the Net Revenues. The Administrative
743 Expenses shall constitute special obligations of the City that shall be payable from and
744 secured by a lien on the Net Revenues subordinate only to the payment of Debt Service
745 on the Revenue Bonds. Net Revenues shall, in the manner provided in this Ordinance,
746 be set aside for and pledged to the payment of the Revenue Bonds in the Debt Service
747 Fund and the Debt Service Reserve Fund as provided in this Ordinance. The City
748 grants a lien on the Net Revenues and the Debt Service Fund and the Debt Service
749 Reserve Fund to secure the payment of Debt Service on the Revenue Bonds and
750 related Credit Agreement Obligations in accordance with their terms, and to pay
751 Administrative Expenses to the Persons entitled to payment. All Revenue Bonds and
752 related Credit Agreement Obligations shall be in all respects on a parity with and of
753 equal dignity with one another; provided, however, that a Termination Payment shall
754 be a Subordinate Obligation. Neither the Owners nor the Credit Providers shall ever
755 have the right to demand payment of Debt Service out of any funds raised or to be
756 raised by taxation.

757 Chapter 1208 applies to the authorization and issuance of the Revenue Bonds
758 and to the pledge of and lien on the Net Revenues granted by the City under this
759 Ordinance, and the pledge of and lien on the Net Revenues are valid and effective in
760 accordance with the terms of this Ordinance and are perfected from the date of
761 adoption of this Ordinance without the filing of any document or other act. To the
762 extent Texas law is amended at any time while the Revenue Bonds are Outstanding
763 and unpaid such that the pledge of and lien on the Net Revenues granted by the City
764 under this Ordinance are to be subject to the filing requirements of Chapter 9, the City
765 agrees to take all actions and make, or cause to be made, all filings as it determines are
766 reasonable and necessary under Texas law to comply with the applicable provisions of
767 Chapter 9.

768 Section 5.02 **ANNUAL BUDGET.** So long as any Revenue Bond or Credit
769 Agreement Obligation remains Outstanding, the Aviation Director shall, prior to the
770 commencement of each Fiscal Year, prepare and deliver to the chief budget officer of
771 the City, for submission to council, a recommended annual budget for the Airport
772 System for that Fiscal Year. The City shall adopt annual budgets for the Airport
773 System for each Fiscal Year, containing an estimate of Gross Revenues and only those
774 budgeted expenditures as will produce Net Revenues in an amount that is not less than
775 the amount necessary to pay the Debt Service and Administrative Expenses when due

776 and make the required deposits to the Debt Service Reserve Fund. After the adoption
777 of the annual Airport System budget by the City, the total expenditures for Operation
778 and Maintenance Expenses will not exceed the total expenditures authorized for the
779 purposes described in the budget, as the budget may from time to time be amended.

780 Section 5.03 **RATE COVENANT**. The City covenants that it will at all times
781 fix, charge, impose and collect rentals, rates, fees and other charges for the use of the
782 Airport System, and, to the extent it legally may do so, revise the same as may be
783 necessary or appropriate, in order that in each Fiscal Year the Net Revenues will be at
784 least sufficient to equal the larger of either:

- 785 (a) all amounts required to be deposited in the Fiscal Year to the credit of the
786 Debt Service Fund, the Debt Service Reserve Fund, and the Administrative
787 Expense Fund and to any debt service or debt service reserve fund or
788 account for Subordinate Obligations, or
- 789 (b) an amount, together with Other Available Funds, not less than 125% of the
790 Debt Service Requirements for Revenue Bonds for the Fiscal Year plus an
791 amount equal to 100% of anticipated and budgeted Administrative Expenses
792 for the Fiscal Year.

793 If the Net Revenues in any Fiscal Year are less than the amounts specified
794 above, the City, promptly upon receipt of the annual audit for the Fiscal Year, must
795 request an Airport Consultant to make any recommendations to revise the City's
796 rentals, rates, fees and other charges, its Operation and Maintenance Expenses or the
797 method of operation of the Airport System in order to satisfy as quickly as practicable
798 the requirements of this Section. Copies of the request and the recommendations of the
799 Airport Consultant shall be filed with the City Clerk. So long as the City substantially
800 complies in a timely fashion with the recommendations of the Airport Consultant, the
801 City will not have defaulted in the performance of its duties under this Ordinance even
802 if the resulting Net Revenues plus Other Available Funds are not sufficient to be in
803 compliance with the rate covenant, so long as Debt Service is paid when due.

804 Section 5.04 **SPECIAL FUNDS**. The following special funds and accounts
805 previously have been established and are confirmed, and shall be maintained and
806 accounted for so long as any Revenue Bond and related Credit Agreement Obligation
807 remains Outstanding and Administrative Expenses remain unpaid. The funds and
808 accounts may also include any additional accounts or subaccounts as may from time to
809 time be designated by the City, including specifically rebate accounts or subaccounts
810 for accumulating rebatable arbitrage payable to the federal government, so long as they
811 are not inconsistent with this Ordinance:

- 812 (a) Airport System Revenue Fund ("Revenue Fund"), including an
813 Operation and Maintenance Reserve Fund ("Operation and Maintenance
814 Reserve Fund");
- 815 (b) Airport System Revenue Bond Debt Service Fund ("Debt Service Fund");
- 816 (c) Airport System Revenue Bond Debt Service Reserve Fund ("Debt Service
817 Reserve Fund");
- 818 (d) Airport System Revenue Bond Administrative Expense Fund (the
819 "Administrative Expense Fund");
- 820 (e) Airport System Renewal and Replacement Fund ("Renewal and
821 Replacement Fund");
- 822 (f) Airport System Capital Fund ("Capital Fund"), including a Capital
823 Improvement Account; and
- 824 (g) Airport System Construction Fund ("Construction Fund"), including the
825 Capitalized Interest Account and a Series 2017A Project Account.

826 The Revenue Fund, including the Operation and Maintenance Reserve Fund, the
827 Renewal and Replacement Fund, the Capital Fund and the Construction Fund (other
828 than any Capitalized Interest Account in the Construction Fund) shall be maintained as
829 separate funds or accounts on the books of the City and all amounts credited to the
830 Funds and Accounts shall be maintained in an official depository bank of the City.
831 The Debt Service Fund, the Debt Service Reserve Fund and the Administrative
832 Expense Fund shall be maintained at an official depository bank of the City or in a
833 trustee bank designated by the City separate and apart from all other funds and
834 accounts of the City. The Debt Service Fund and the Debt Service Reserve Fund shall
835 constitute trust funds which shall be held in trust for the owners of the Revenue Bonds
836 and the proceeds of which shall be pledged, as herein provided, to the payment of the
837 Revenue Bonds. The Administrative Expense Fund shall constitute trust funds which
838 shall be held in trust for the payment of Administrative Expenses to the Persons
839 entitled to those Administrative Expenses.

840 Section 5.05 **FLOW OF FUNDS.** Gross Revenues shall be deposited as
841 received by the City into the Revenue Fund. In addition, the City may deposit into the
842 Revenue Fund any Federal Payments not restricted for capital purposes, provided that,
843 so long as the Federal Payments are excluded from the definition of Gross Revenues,
844 the Federal Payments shall be applied solely to the payment of Operation and
845 Maintenance Expenses or capital expenditures and never constitute Net Revenues.

846 Other Available Funds may also be deposited into the Revenue Fund. Moneys from
847 time to time credited to the Revenue Fund shall be applied as follows in the following
848 order of priority:

- 849 (a) First, to provide for all payments of Operation and Maintenance Expenses
850 required by the Revenue Bond Ordinances.
- 851 (b) Second, to transfer all amounts to the Debt Service Fund required by the
852 Revenue Bond Ordinances necessary to pay Debt Service on the Revenue
853 Bonds and any related Credit Agreement Obligations.
- 854 (c) Third, to transfer all amounts to the Administrative Expense Fund required to
855 pay Administrative Expenses to the Persons entitled to payment when due.
- 856 (d) Fourth, to transfer all amounts to the Debt Service Reserve Fund required by
857 the Revenue Bond Ordinances.
- 858 (e) Fifth, to transfer all amounts necessary to provide for the payment of
859 Subordinate Obligations, or to provide reserves for payment, as may be
860 required by any ordinance authorizing Subordinate Obligations and related
861 credit agreement obligations.
- 862 (f) Sixth, to transfer all amounts necessary to provide for the payment of
863 principal of and interest on General Obligation Airport Bonds.
- 864 (g) Seventh, to transfer all amounts to the Operation and Maintenance Reserve
865 Fund required by the Revenue Bond Ordinances.
- 866 (h) Eighth, to transfer all amounts to the Renewal and Replacement Fund
867 required by the Revenue Bond Ordinances.
- 868 (i) Ninth, the balance shall be transferred to the Capital Fund.

869 Section 5.06 **DEBT SERVICE FUND.** (a) On the date of initial delivery of
870 the Bonds, there shall be transferred from the Capitalized Interest Account to the Debt
871 Service Fund the amount necessary to pay interest coming due on the Bonds on their
872 first Interest Payment Date. Thereafter, to the extent moneys remain on deposit in the
873 Capitalized Interest Account, on the Business Day immediately following an Interest
874 Payment Date, there shall be transferred from the Capitalized Interest Account to the
875 Debt Service Fund amounts available to pay the interest coming due on the Bonds on
876 the next succeeding Interest Payment Date.

877 (b) On or before the last Business Day of each month so long as any Revenue
878 Bonds remain Outstanding, after making all required payments of Operation and
879 Maintenance Expenses, there shall be transferred from the Revenue Fund to the Debt
880 Service Fund the amount necessary to cause the balance in the Debt Service Fund to
881 equal the Debt Service on all Revenue Bonds and Credit Agreement Obligations
882 accrued, but unpaid, through the end of the current month and the Debt Service on all
883 Revenue Bonds and Credit Agreement Obligations reasonably expected to accrue and
884 be payable on or before the last Business Day of the next succeeding month.

885 (c) Moneys credited to the Debt Service Fund shall be used solely for the
886 purpose of paying Debt Service on Revenue Bonds and Credit Agreement Obligations.

887 Section 5.07 **DEBT SERVICE RESERVE FUND.** (a) The City shall
888 establish and maintain a balance in the Debt Service Reserve Fund equal to the Debt
889 Service Reserve Fund Requirement. Each increase in the Debt Service Reserve Fund
890 Requirement resulting from the issuance of Additional Revenue Bonds shall be funded
891 at the time of issuance and delivery of the series of Additional Revenue Bonds by
892 depositing to the credit of the Debt Service Reserve Fund either: (A) proceeds of the
893 Additional Revenue Bonds and/or other lawfully appropriated funds in not less than
894 the amount which will be sufficient to fund fully the Debt Service Reserve Fund
895 Requirement; or (B) a Debt Service Reserve Fund Surety Bond sufficient to provide
896 that portion of the Debt Service Reserve Fund Requirement. The City further
897 expressly reserves the right to substitute at any time a Debt Service Reserve Fund
898 Surety Bond for any funded amounts in the Debt Service Reserve Fund and to apply
899 the funds released, to the greatest extent permitted by law, to any of the purposes for
900 which the related Revenue Bonds were issued or to pay debt service on the related
901 Revenue Bonds. The City shall not employ any Debt Service Reserve Fund Surety
902 Bond unless: (i) the City officially finds that the purchase of the Debt Service Reserve
903 Fund Surety Bond is cost effective; (ii) the Debt Service Reserve Fund Surety Bond
904 does not impose upon the City a repayment obligation (in the event the Debt Service
905 Reserve Fund Surety Bond is drawn upon) greater than can be funded in 18 monthly
906 installments as provided in subsection (b) below, payable out of Net Revenues on a
907 parity with the monthly deposits that are otherwise required to be made to the Debt
908 Service Reserve Fund; and (iii) that any interest due in connection with the repayment
909 obligations does not exceed the highest lawful rate of interest which may be paid by
910 the City at the time of delivery of the Debt Service Reserve Fund Surety Bond.

911 (b) In any month in which the Debt Service Reserve Fund contains less than the
912 Debt Service Reserve Fund Requirement or in which the City is obligated to repay or
913 reimburse any issuer of a Debt Service Reserve Fund Surety Bond (in the event such

914 Debt Service Reserve Fund Surety Bond is drawn upon), then on or before the last
915 Business Day of that month, after making all required transfers to the Debt Service
916 Fund and the Administrative Expense Fund, the City shall transfer into the Debt
917 Service Reserve Fund from the Revenue Fund, in approximately equal monthly
918 installments, amounts sufficient to enable the City within an 18 month period to
919 reestablish in the Debt Service Reserve Fund the Debt Service Reserve Fund
920 Requirement and satisfy any repayment obligations to the issuer of any Debt Service
921 Reserve Fund Surety Bond. After this amount has been accumulated in the Debt
922 Service Reserve Fund and after satisfying any repayment obligation to any Debt
923 Service Reserve Fund Surety Bond issuer and so long thereafter as the Debt Service
924 Reserve Fund contains this amount and all repayment obligations have been satisfied,
925 no further transfers shall be required to be made, and any excess amounts in the Debt
926 Service Reserve Fund shall be transferred to the Revenue Fund. But if and whenever
927 the balance in the Debt Service Reserve Fund is reduced below this amount or any
928 Debt Service Reserve Fund Surety Bond repayment obligations arise, monthly
929 transfers to the Debt Service Reserve Fund shall be resumed and continued in amounts
930 required to restore the Debt Service Reserve Fund to this amount and to pay
931 reimbursement obligations within an 18 month period.

932 (c) The City shall use the Debt Service Reserve Fund to pay Debt Service on
933 the Revenue Bonds and the Credit Agreement Obligations at any time the amount
934 available in the Debt Service Fund is insufficient for this purpose, and to make any
935 payments required to satisfy repayment obligations to issuers of Debt Service Reserve
936 Fund Surety Bonds. The City may use the Debt Service Reserve Fund to make the
937 final payments for the retirement or defeasance of Revenue Bonds, related Credit
938 Agreement Obligations, and Administrative Expenses.

939 Section 5.08 **FUNDS AND ACCOUNTS FOR SUBORDINATE**
940 **OBLIGATIONS.** On or before the last Business Day of each month, after making all
941 required transfers to the Debt Service Fund, the Debt Service Reserve Fund and the
942 Administrative Expense Fund the City shall transfer into the funds and accounts as the
943 City may establish pursuant to an ordinance authorizing the issuance or incurrence of
944 Subordinate Obligations, the amounts required pursuant to the ordinance authorizing
945 the issuance or incurrence of Subordinate Obligations to provide for the payment, or to
946 provide reserves for the payment, of the Subordinate Obligations.

947 Section 5.09 **ADMINISTRATIVE EXPENSE FUND.** On or before the last
948 Business Day of each month, after making all required transfers to the Debt Service
949 Fund, the City shall transfer to the Administrative Expense Fund an amount equal to
950 the Administrative Expenses expected to be paid to the Persons entitled to payment in

951 the next succeeding month. Amounts on deposit in the Administrative Expense Fund
952 shall be applied solely to the payment of Administrative Expenses.

953 Section 5.10 **GENERAL OBLIGATION AIRPORT BONDS.** On or before
954 the last Business Day of each month, so long as any General Obligation Airport Bond
955 remains outstanding, after making all required transfers to the Debt Service Fund, the
956 Debt Service Reserve Fund, the Administrative Expense Fund and any other fund and
957 account established by ordinance authorizing the issuance of Revenue Bonds and
958 Subordinate Obligations, the City shall transfer from the Revenue Fund, to the extent
959 there are funds available, the amounts necessary to provide for the payment, when due,
960 of principal of and interest on General Obligation Airport Bonds.

961 Section 5.11 **OPERATION AND MAINTENANCE RESERVE FUND.** The
962 City shall fund and maintain a balance of money and investments in the Operation and
963 Maintenance Reserve Fund at least equal to two months current Operation and
964 Maintenance Expenses, which amount shall annually be re-determined by the Aviation
965 Director at the time the recommended budget for the Airport System is submitted
966 pursuant to Section 5.02 of this Ordinance, based upon either the Aviation Director's
967 recommended budget for Operation and Maintenance Expenses or the Aviation
968 Director's estimate of actual Operation and Maintenance Expenses for the then current
969 Fiscal Year. On or before the last Business Day of each month, after making all
970 required transfers to the Debt Service Fund, the Debt Service Reserve Fund and the
971 Administrative Expense Fund, and any required transfers for Subordinate Obligations
972 or General Obligation Airport Bonds as provided in this Ordinance, there shall be
973 transferred from the Revenue Fund, to the extent there are funds available, to the
974 Operation and Maintenance Reserve Fund an amount equal to 1/12th of the deficiency,
975 if any, in the Operation and Maintenance Reserve Fund as of the last day of the
976 previous Fiscal Year until the required balance in the Operation and Maintenance
977 Reserve Fund is established or reestablished. Amounts from time to time credited to
978 the Operation and Maintenance Reserve Fund may be used at any time: first, to pay for
979 any Operation and Maintenance Expenses for which amounts are not otherwise
980 available in the Revenue Fund; second, to pay any costs or expenses payable from the
981 Renewal and Replacement Fund for which there are insufficient amounts in the
982 Renewal and Replacement Fund; and third, to the extent any amounts are remaining, to
983 be transferred to the Debt Service Fund, the Debt Service Reserve Fund and the
984 Administrative Expense Fund or any similar fund created to provide for the payment,
985 and reserves for the payment, of Subordinate Obligations and General Obligation
986 Airport Bonds to the extent of any deficiency in any of these funds.

987 Section 5.12 **RENEWAL AND REPLACEMENT FUND.** The City has
988 established the Renewal and Replacement Fund Requirement to be \$5,000,000. On or
989 before the last Business Day of each month, if the Renewal and Replacement Fund
990 contains less than the Renewal and Replacement Fund Requirement, then after making
991 all required transfers to the Debt Service Fund, the Debt Service Reserve Fund and the
992 Administrative Expense Fund, and any required transfers for Subordinate Obligations
993 or General Obligation Airport Bonds as provided in this Ordinance, and to the
994 Operation and Maintenance Reserve Fund, the City shall transfer from the Revenue
995 Fund, to the extent there are funds available, to the Renewal and Replacement Fund an
996 amount equal to 1/12th of the deficiency (being the amount by which the Renewal and
997 Replacement Fund Requirement exceeded the unappropriated balance in the Renewal
998 and Replacement Fund) as of the last day of the previous Fiscal Year and, at the
999 discretion of the City, to pay directly from the Revenue Fund any other costs that could
1000 be paid from amounts on deposit in the Renewal and Replacement Fund. The City is
1001 required to make these transfers into the Renewal and Replacement Fund until such
1002 time as the Renewal and Replacement Fund Requirement has again been accumulated
1003 in the Renewal and Replacement Fund. Amounts from time to time credited to the
1004 Renewal and Replacement Fund may be used at any time: first, to pay for any costs of
1005 replacing depreciable property and equipment of the Airport System and making
1006 repairs, replacements or renovations of the Airport System; second, to pay any
1007 Operation and Maintenance Expenses for which insufficient amounts are available in
1008 the Revenue Fund; and third, to the extent any amounts are remaining, to be
1009 transferred to the Debt Service Fund, the Debt Service Reserve Fund and the
1010 Administrative Expense Fund or any similar fund created to provide for the payment,
1011 and reserves for the payment, of Subordinate Obligations and General Obligation
1012 Airport Bonds to the extent of any deficiency.

1013 Section 5.13 **CAPITAL FUND.** After the City makes all payments and
1014 transfers required by this Ordinance, at least annually it shall also transfer all amounts
1015 remaining in the Revenue Fund to the Capital Fund; provided, however, that no
1016 transfers shall be made to the Capital Fund unless the Debt Service Reserve Fund
1017 contains the Debt Service Reserve Requirement and all Administrative Expenses have
1018 been paid. Amounts credited to the Capital Improvement Account may be used only
1019 for lawful purposes relating to the Airport System, including without limitation, to pay
1020 for any capital expenditures or to pay costs of replacing any depreciable property or
1021 equipment of the Airport System, to make any major or extraordinary repairs,
1022 replacements or renewals of the Airport System, to acquire land or any interest in such
1023 land, to pay costs necessary or incident to the closing or disposition of any facility of
1024 the Airport System and, at the City's discretion, to be designated as Other Available
1025 Funds to be transferred to the Revenue Fund.

1026 Section 5.14 **DEFICIENCIES IN FUNDS OR ACCOUNTS.** If in any month
1027 the City does not transfer into any Fund or Account maintained pursuant to Sections
1028 5.06 through 5.12, inclusive, the full amounts required by this Ordinance, the City
1029 shall set apart amounts equivalent to the deficiency and shall transfer those amounts to
1030 the deficient Fund or Account from the first available and unallocated moneys in the
1031 Revenue Fund, and this transfer shall be in addition to the amounts otherwise required
1032 to be transferred to the Fund or Account during any succeeding month or months.

1033 Section 5.15 **CONSTRUCTION FUND.** (a) From the proceeds of each series
1034 of Revenue Bonds (other than the proceeds of Refunding Revenue Bonds) there shall
1035 be deposited into the Capitalized Interest Account (if any) established in the
1036 Construction Fund for that series the amount of capitalized interest required by the
1037 ordinance authorizing issuance of the series of Revenue Bonds. The amounts may be
1038 applied to pay interest on the series of Revenue Bonds as provided in the authorizing
1039 ordinance.

1040 (b) From the proceeds of each series of Revenue Bonds (other than the
1041 proceeds of Refunding Revenue Bonds) there shall be deposited into the applicable
1042 Project Account established in the Construction Fund the amounts as shall be provided
1043 in the ordinance authorizing the series of Revenue Bonds. The amounts may be applied
1044 to pay costs of establishing, improving, enlarging, extending, and repairing the Airport
1045 System or any project to become part of the Airport System, to reimburse advances
1046 made by the City for these costs, to pay costs of issuance of Revenue Bonds and to pay
1047 any other capital costs of the Airport System as provided in the ordinance authorizing
1048 the series of Revenue Bonds.

1049 (c) There shall be established within the Construction Fund two accounts, the
1050 Series 2017A Project Account and the Capitalized Interest Account. Moneys in the
1051 Series 2017A Project Account shall be used to pay costs of constructing the
1052 improvements to the Airport consistent with the purpose for which the Bonds are
1053 issued. Moneys in the Capitalized Interest Account shall be held for the purpose of
1054 paying interest on the Bonds during the construction of the improvements and for one
1055 year after the improvements have been constructed, and shall be transferred from time
1056 to time to the Debt Service Fund in the manner provided in Section 5.06(a) of this
1057 Ordinance.

1058 Section 5.16 **MUELLER AIRPORT DISPOSITION FUND.** The Robert
1059 Mueller Municipal Airport was closed for aviation purposes and the Mueller Airport
1060 Property was transferred out of the Airport System and is no longer part of the Airport
1061 System. In connection with the transfer of the Mueller Airport Property, the City
1062 deposited certain funds into the Mueller Disposition Fund. These funds, together with

1063 any other amounts deposited into the Mueller Disposition Fund, may be used for the
1064 payment or reimbursement of all costs and expenses incurred by the City necessary or
1065 incident to the closing of Robert Mueller Municipal Airport to aviation purposes and
1066 the disposition of the Mueller Airport Property. Any amounts remaining will be
1067 transferred to the City's aviation department.

1068 **Section 5.17 INVESTMENT; TRANSFER OF INVESTMENT INCOME.**

1069 (a) Money in all Funds and Accounts shall, at the option of the City, be invested in the
1070 manner provided by Texas law; provided, that all deposits and investments shall be
1071 made in a manner that the money required to be expended from any Fund will be
1072 available at the proper time or times. Moneys in the Funds and Accounts may be
1073 subjected to further investment restrictions imposed from time to time by ordinance
1074 authorizing the issuance of Revenue Bonds and Subordinate Obligations. All such
1075 investments shall be valued no less frequently than once per Fiscal Year at market
1076 value, except that: (i) any direct obligations of the United States of America - State and
1077 Local Government Series shall be continuously valued at their par value or principal
1078 face amount; and (ii) any investments which are subject to a Qualified Put may
1079 continuously be valued at the amount at which they can be put or sold under the terms
1080 of such Qualified Put. For purposes of maximizing investment returns, money in the
1081 Funds may be invested, together with money in other Funds or with other money of the
1082 City, in common investments or in a common pool of such investments maintained by
1083 the City at an official depository of the City or in any fund or investment vehicle
1084 permitted by Texas law, which shall not be deemed to be a loss of the segregation of
1085 the money or Funds provided that safekeeping receipts, certificates of participation or
1086 other documents clearly evidencing the investment or investment pool in which the
1087 money is invested and the share purchased with such money or owned by the Fund are
1088 held by or on behalf of each Fund. If and to the extent necessary, the investments or
1089 participations shall be promptly sold to prevent any default.

1090 (b) All interest and income derived from deposits and investments credited to
1091 any of the following Funds and Accounts shall be applied as follows, except as
1092 provided in subsection (c) below:
1093

<u>Source of Interest or Income</u>	<u>Fund or Account to which such Interest or Income should be Credited</u>
Revenue Fund	Remains in Revenue Fund
Debt Service Reserve Fund	Remains in the fund until the applicable Debt Service Reserve Fund Requirement is satisfied (unless otherwise required to be transferred to the Rebate Fund by Section 11.01); thereafter to the Revenue Fund
Administrative Expense Fund	Revenue Fund
Operation and Maintenance Reserve Fund	Remains in the fund until fully funded; thereafter to the Revenue Fund
Renewal and Replacement Fund	Remains in the fund until Renewal and Replacement Fund Requirement is met; thereafter to the Revenue Fund
Capital Fund - Capital Improvement Account	Remains in the fund (unless otherwise required to be transferred to the Rebate Fund by Section 11.01) or in the appropriate fund or account therein

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(c) Notwithstanding anything to the contrary, any interest and income derived from deposits and investments of any amounts credited to any Fund or Account may be: (i) transferred into any rebate account or subaccount; and (ii) paid to the federal government if in the opinion of nationally recognized bond counsel the payment is required to comply with any covenant or required in order to prevent interest on any bonds payable from Net Revenues from being includable within the gross income of Owners for federal income tax purposes.

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Section 5.18 **SECURITY FOR UNINVESTED FUNDS.** So long as any Revenue Bond remains Outstanding, all uninvested moneys on deposit in, or credited to, the Funds and Accounts established or confirmed as stated in this Ordinance shall be secured by the pledge of security, as provided by Texas law.

1107 **ARTICLE SIX**

1108 **ADDITIONAL BONDS**

1109 Section 6.01 **ADDITIONAL REVENUE BONDS.** The City reserves the right
1110 to issue, for any lawful Airport System purpose, one or more installments of
1111 Additional Revenue Bonds payable from and secured by Net Revenues on a parity
1112 with the Outstanding Revenue Bonds; provided, however, that no series of Additional
1113 Revenue Bonds shall be issued unless:

1114 (a) No Default. The City Manager and the Aviation Director certify that, upon
1115 the issuance of Additional Revenue Bonds, the City will not be in default under any
1116 term or provision of any Revenue Bonds then Outstanding or any ordinance pursuant
1117 to which any Revenue Bonds were issued unless the default will be cured by the
1118 issuance of the Additional Revenue Bonds.

1119 (b) Proper Fund Balances. The City's Chief Financial Officer or trustee, if one
1120 has been appointed, shall certify that, upon the issuance of Additional Revenue Bonds,
1121 the Debt Service Fund will have the required amounts on deposit and that the Debt
1122 Service Reserve Fund will contain the Debt Service Reserve Fund Requirement or the
1123 amount as is required to be funded at that time.

1124 (c) Projected Coverage for Additional Revenue Bonds. An Airport Consultant
1125 provides a written report setting forth projections which indicate that the estimated Net
1126 Revenues, together with the estimated Other Available Funds, of the Airport System
1127 for each of three consecutive Fiscal Years beginning in the earlier of:

1128 (i) the first Fiscal Year following the estimated date of completion and
1129 initial use of all revenue producing facilities to be financed with Additional
1130 Revenue Bonds, based upon a certified written estimated completion date by the
1131 consulting engineer for the facility or facilities; or

1132 (ii) the first Fiscal Year in which the City will have scheduled payments
1133 of interest on or principal of the Additional Revenue Bonds to be issued for the
1134 payment of which provision has not been made as indicated in the report of the
1135 Airport Consultant from proceeds of the Additional Revenue Bonds, investment
1136 income on the proceeds of such Additional Revenue Bonds or from other
1137 appropriated sources (other than Net Revenues),

1138 are equal to at least 125% of the Debt Service Requirements on all Outstanding
1139 Revenue Bonds scheduled to occur during each respective Fiscal Year after taking into

1140 consideration the additional Debt Service Requirements for the Additional Revenue
1141 Bonds to be issued.

1142 (d) Alternate Coverage for Additional Revenue Bonds. In lieu of the
1143 certification described in (c) above, the City's Chief Financial Officer may provide a
1144 certificate showing that, for either the City's most recent complete Fiscal Year or for
1145 any consecutive 12 out of the most recent 18 months, the Net Revenues, together with
1146 Other Available Funds, of the Airport System were equal to at least 125% of the
1147 maximum Debt Service Requirements on all Revenue Bonds scheduled to occur in the
1148 then current or any future Fiscal Year after taking into consideration the issuance of
1149 the Additional Revenue Bonds proposed to be issued.

1150 (e) Refunding Bonds. If Additional Revenue Bonds are being issued for the
1151 purpose of refunding less than all previously issued Revenue Bonds which are then
1152 Outstanding, neither of the certifications described in (c) or (d) above are required so
1153 long as the maximum annual Debt Service Requirements in any Fiscal Year after the
1154 issuance of the Additional Revenue Bonds will not exceed the maximum annual Debt
1155 Service Requirements in any Fiscal Year prior to the issuance of the Additional
1156 Revenue Bonds.

1157 (f) Bond Ordinance Requirements. Provision is made in the Revenue Bond
1158 Ordinances authorizing the Additional Revenue Bonds proposed to be issued for: (1)
1159 additional payments into the Debt Service Fund sufficient to provide for any principal
1160 and interest requirements resulting from the issuance of the Additional Revenue Bonds
1161 including, in the event that interest on the additional series of Revenue Bonds is
1162 capitalized and/or to be paid from investment earnings, a requirement for the transfer
1163 from the capitalized interest fund or account and/or from the construction fund to the
1164 Debt Service Fund of amounts fully sufficient to pay interest on such Additional
1165 Revenue Bonds during the period specified in the Revenue Bond Ordinances; and (2)
1166 satisfaction of the Debt Service Reserve Fund Requirement by not later than the date
1167 required by this Ordinance or any other Revenue Bond Ordinance authorizing
1168 Additional Revenue Bonds.

1169 (g) Special Provisions for Completion Bonds. The provisions of paragraphs (c)
1170 and (d) above shall not apply to the issuance of Completion Bonds in accordance with
1171 Section 6.02.

1172 Section 6.02 **COMPLETION BONDS.** The City reserves the right to issue
1173 one or more series of Revenue Bonds to pay the cost of completing any Project for
1174 which Revenue Bonds have previously been issued.

1175 Prior to the issuance of any series of Completion Bonds the City must provide,
1176 in addition to all of the applicable certificates required by Section 6.01, the following
1177 documents:

- 1178 (a) a certificate of the consulting engineer engaged by the City to design the
1179 Airport Project for which the Completion Bonds are to be issued stating that
1180 the Airport Project has not materially changed in scope since the issuance of
1181 the most recent series of Revenue Bonds for the intended purpose (except as
1182 permitted in the applicable ordinance authorizing the Revenue Bonds) and
1183 setting forth the aggregate cost of the Airport Project which, in the opinion
1184 of the consulting engineer, has been or will be incurred; and
- 1185 (b) a certificate of the Aviation Director: (i) stating that all amounts allocated to
1186 pay costs of the Airport Project from the proceeds of the most recent series
1187 of Revenue Bonds issued in connection with the Airport Project for which
1188 the Completion Bonds are being issued were used or are still available to be
1189 used to pay costs of the Airport Project; (ii) containing a calculation of the
1190 amount by which the aggregate cost of that Airport Project (furnished in the
1191 consulting engineer's certificate described above) exceeds the sum of the
1192 costs of the Airport Project paid to such date plus the moneys available at
1193 such date within any construction fund or other like account applicable to
1194 the Airport Project plus any other moneys which the Aviation Director, in
1195 his discretion, has determined are available to pay such costs in any other
1196 fund; and (iii) certifying that, in the opinion of the Aviation Director, the
1197 issuance of the Completion Bonds is necessary to provide funds for the
1198 completion of the Airport Project.

1199 For purposes of this Section, the term "Airport Project" means the Airport or any
1200 other Airport System facility or project which shall be defined as an Airport Project in
1201 any ordinance authorizing the issuance of Additional Revenue Bonds, for the purpose
1202 of financing the Airport Project. Any such ordinance may contain further provisions as
1203 the City shall deem appropriate with regard to the use, completion, modification or
1204 abandonment of the Project.

1205 Section 6.03 **SUBORDINATE OBLIGATIONS.** The City reserves the right
1206 to issue or incur, for any lawful Airport System purpose, Subordinate Obligations and
1207 credit agreement obligations related to the Subordinate Obligations, secured in whole
1208 or in part by liens on the Net Revenues that are junior and subordinate to the lien on
1209 Net Revenues securing payment of the Revenue Bonds. Although referred to in this
1210 Ordinance as "Subordinate Obligations," the Subordinate Obligations may bear any
1211 name or designation provided by ordinance authorizing their issuance or incurrence.

1212 The Subordinate Obligations may be further secured by any other source of payment
1213 lawfully available. Unless expressly provided to the contrary in this Ordinance, no
1214 default with respect to a Subordinate Obligation shall constitute a default under this
1215 Ordinance.

1216 Section 6.04 **SPECIAL FACILITIES BONDS.** The City reserves the right to
1217 issue from time to time, in one or more series, Special Facilities Bonds as provided in
1218 this Ordinance to finance and refinance the cost of any Special Facilities, including all
1219 required reserves, all related costs of issuance and other reasonably related amounts,
1220 provided that Special Facilities Bonds shall be payable solely from payments by
1221 lessees under Special Facilities Leases or other security not provided by the City. In no
1222 event shall Gross Revenues or any other amounts held in any other fund or account
1223 maintained by the City as security for the Revenue Bonds or for the construction,
1224 operation, maintenance, or repair of the Airport System be pledged to the payment of
1225 Special Facilities Bonds. Unless expressly provided to the contrary in this Ordinance,
1226 no default with respect to a Special Facilities Bond shall constitute a default under this
1227 Ordinance.

1228 Section 6.05 **CREDIT AGREEMENTS.** To the fullest extent permitted by
1229 applicable law, the City expressly reserves the right to enter into Credit Agreements in
1230 connection with any series of Revenue Bonds and to pledge to and secure the
1231 payment of related Credit Agreement Obligations from Net Revenues and the
1232 various funds and accounts established or referred to in this Ordinance to the extent
1233 permitted by this Ordinance, and any of the City's other ordinances authorizing the
1234 issuance of Additional Revenue Bonds and to enter into credit agreements in
1235 connection with any series of Subordinate Obligations.

1236 *ARTICLE SEVEN*

1237 *COVENANTS AND PROVISIONS RELATING TO ALL REVENUE BONDS*

1238 Section 7.01 **PUNCTUAL PAYMENT OF BONDS.** The City covenants that
1239 it will punctually pay, or cause to be paid, the Debt Service on all Revenue Bonds and
1240 Credit Agreement Obligations, according to their terms, and to pay all Administrative
1241 Expenses to the Persons entitled to payment when due, and will faithfully do and
1242 perform, and at all times fully observe, any and all covenants, undertakings,
1243 stipulations and provisions contained in this Ordinance and in any other ordinance
1244 authorizing the issuance of Revenue Bonds.

1245 Section 7.02 **MAINTENANCE OF AIRPORT SYSTEM.** Except as provided
1246 in Section 7.04, the City covenants that it will at all times maintain and operate the

1247 Airport System, or within the limits of its authority cause the Airport System to be
1248 maintained and operated, in good and serviceable condition.

1249 Section 7.03 **LIMITATION ON CITY CHARGES FOR OPERATION**
1250 **AND MAINTENANCE EXPENSES.** The City covenants that it will not charge the
1251 Airport System any amounts for overhead expenses relating to the administration,
1252 operation, and maintenance of the Airport System except to the extent that the amounts
1253 charged are reasonably allocable to the Airport System based upon a stated policy of
1254 allocation, reasonably applied to the Airport System. All charges imposed by the City
1255 upon the Airport System shall be consistent with all applicable federal laws,
1256 regulations, and other requirements applicable to the Airport System or imposed upon
1257 the Airport System in connection with the acceptance by the Airport System of any
1258 federal grants or aid.

1259 Section 7.04 **SALE OR ENCUMBRANCE OF AIRPORT SYSTEM.**
1260 Except for the use of the Airport System or services pertaining to the Airport System in
1261 the normal course of business, the City covenants that neither all nor a substantial part
1262 of the Airport System will be sold, leased, mortgaged, pledged, encumbered, alienated,
1263 or otherwise disposed of until all Revenue Bonds, Credit Agreement Obligations and
1264 Administrative Expenses have been paid in full, or unless provision for payment has
1265 been made, and the City shall not dispose of its title to the Airport System or to any
1266 useful part of the Airport System, including, without limitation, any property necessary
1267 to the operation and use of the Airport System, except for the execution of leases,
1268 licenses, easements, or other agreements in connection with the operation of the
1269 Airport System by the City, or in connection with any Special Facilities, except for any
1270 pledges of and liens on revenues derived from the operation and use of all or any part
1271 of the Airport System, or any Special Facilities, for the payment of Revenue Bonds,
1272 Credit Agreement Obligations, Administrative Expenses, Special Facilities Bonds, and
1273 any other obligations pertaining to the Airport System, and except as otherwise
1274 provided in the next two paragraphs.

1275 The City may sell, exchange, lease, or otherwise dispose of, or exclude from the
1276 Airport System, any property constituting a part of the Airport System which the
1277 Aviation Director certifies: (i) to be no longer useful in the construction or operation of
1278 the Airport System; (ii) to be no longer necessary for the efficient operation of the
1279 Airport System; or (iii) to have been replaced by other property of at least equal value.
1280 The net proceeds of the sale or disposition of any Airport System property (or the fair
1281 market value of any property so excluded) pursuant to this paragraph shall be used for
1282 the purpose of replacing properties at the Airport System, shall be paid into the Capital

1283 Fund - Capital Improvement Account or shall be applied to retire or pay principal of or
1284 interest on Revenue Bonds.

1285 Nothing in this Ordinance prevents any transfer of all or a substantial part of the
1286 Airport System to another body corporate and politic (including, but not necessarily
1287 limited to, a joint action agency or an airport authority) which assumes the City's
1288 obligations under this Ordinance and in any ordinance authorizing the issuance of
1289 Revenue Bonds, in whole or in part, if: (i) in the written opinion of the Airport
1290 Consultant, the ability to meet the rate covenant and other covenants under this
1291 Ordinance and in any ordinance authorizing the issuance of Revenue Bonds, are not
1292 materially and adversely affected; and (ii) in the written opinion of nationally
1293 recognized bond counsel, the transfer and assumption will not cause the interest on any
1294 Revenue Bonds that were issued as "tax-exempt bonds" within the meaning of the
1295 regulations promulgated under the Code to be includable in gross income of the
1296 Owners of the Revenue Bonds for federal income tax purposes. Following the transfer
1297 and assumption, all references to the City, City officials, City ordinances, City
1298 budgetary procedures and any other officials, actions, powers or characteristics of the
1299 City will be references to the transferee entity and comparable officials, actions,
1300 powers or characteristics of the entity. In the event of any transfer and assumption,
1301 nothing in this Ordinance shall prevent the retention by the City of any facility of the
1302 Airport System if, in the written opinion of the Airport Consultant, the retention will
1303 not materially and adversely affect nor unreasonably restrict the transferee entity's
1304 ability to comply with the requirements of the rate covenant and the other covenants of
1305 this Ordinance and any other Revenue Bond Ordinance.

1306 Section 7.05 **INSURANCE**. The City covenants and agrees that it will keep the
1307 Airport System insured with insurers of good standing against risks, accidents or
1308 casualties against which and to the extent customarily insured against by political
1309 subdivisions of the State of Texas operating similar properties, to the extent that the
1310 insurance is available; provided, however, that if any insurance is not commercially
1311 available or not available on more favorable economic terms, the City may elect to be
1312 self-insured in whole or in part against the risk or loss that would otherwise be covered
1313 by insurance, in which case the City will establish reserves for the risk or loss in
1314 amounts the City determines to be appropriate. All net proceeds of property or casualty
1315 insurance shall be applied to repair or replace the insured property that is damaged or
1316 destroyed or to make other capital improvements to the Airport System or to redeem
1317 Revenue Bonds. Proceeds of business interruption insurance may be credited to the
1318 Revenue Fund.

1319 Section 7.06 **ACCOUNTS, RECORDS, AND AUDITS.** The City covenants
1320 and agrees that it will maintain a proper and complete system of records and accounts
1321 pertaining to the Gross Revenues and the operation of the Airport System in which
1322 full, true and proper entries will be made of all dealings, transactions, business and
1323 affairs which in any way affect or pertain to the Gross Revenues and the Airport
1324 System. After the close of each Fiscal Year, the City shall cause an audit report of the
1325 records and accounts described in the preceding sentence to be prepared by an
1326 independent certified public accountant or independent firm of certified public
1327 accountants, which may be part of an overall audit report of the City and/or other of its
1328 enterprise funds. All expenses of obtaining these reports shall constitute Operation and
1329 Maintenance Expenses of the Airport System.

1330 Section 7.07 **PLEDGE AND ENCUMBRANCE OF REVENUES.** The City
1331 covenants and represents that it has the lawful power to create a lien on and to pledge
1332 the Net Revenues to secure the payment of the Revenue Bonds, the Credit Agreement
1333 Obligations and Administrative Expenses, and has lawfully exercised this power under
1334 the Constitution and laws of the State of Texas, including specifically the Act. The
1335 City further covenants and represents that, other than to the payment of Operation and
1336 Maintenance Expenses, the Revenue Bonds, the Credit Agreement Obligations and
1337 Administrative Expenses, the Gross Revenues are not and will not be made subject to
1338 any other lien, pledge or encumbrance to secure the payment of any debt or obligation
1339 of the City, unless the lien, pledge or encumbrance is junior and subordinate to the lien
1340 and pledge securing payment of the Revenue Bonds, the Credit Agreement Obligations
1341 and Administrative Expenses.

1342 Section 7.08 **BONDHOLDERS REMEDIES.** This Ordinance is a contract
1343 between the City and the Owners of the Revenue Bonds and the holders of related
1344 Credit Agreement Obligations from time to time outstanding and this Ordinance shall
1345 be and remain irrevocable until the Revenue Bonds, the related Credit Agreement
1346 Obligations and Administrative Expenses shall be fully paid or discharged or provision
1347 for their payment shall have been made as provided in this Ordinance. In the event of
1348 a default in the payment of the Debt Service on any of the Revenue Bonds or Credit
1349 Agreement Obligations or a default in the performance of any duty or covenant
1350 provided by law or in this Ordinance, the Owner or Owners of any of the Revenue
1351 Bonds, and the holders of any Credit Agreement Obligations and the Persons to whom
1352 Administrative Expenses are owed may pursue all legal remedies afforded by the
1353 Constitution and laws of the State of Texas to compel the City to remedy such default
1354 and to prevent further default or defaults. Without in any way limiting the generality of
1355 the foregoing, it is expressly provided that any Owner of any of the Revenue Bonds or
1356 holder of Credit Agreement Obligations or Person to whom Administrative Expenses

1357 are owed, may at law or in equity, by suit, action, mandamus, or other proceedings,
1358 enforce and compel performance of all duties required to be performed by the City
1359 under this Ordinance, including the making of reasonably required rates and charges
1360 for the use and services of the Airport System, the deposit of the Gross Revenues into
1361 the special funds provided in this Ordinance, and the application of such Gross
1362 Revenues in the manner required in this Ordinance.

1363 Notwithstanding the provisions of the foregoing paragraph: (i) acceleration as a
1364 remedy is expressly denied; (ii) no grace period for a default in the performance of any
1365 duty or covenant shall exceed 30 days, nor shall any grace period be extended for more
1366 than 60 days without the written consent of the Bond Insurer (to the extent consent is
1367 required); and (iii) no grace period is permitted with respect to a default in the payment
1368 of Debt Service or the payment of Administrative Expenses when due. For purposes of
1369 exercising the rights of Owners upon the occurrence of an event of default described in
1370 the immediately preceding paragraph, the Bond Insurer shall be deemed to be the sole
1371 holder of the Series 2005 Bonds for the purpose of exercising any voting right or
1372 privilege or giving any consent or direction or taking any other action that the Owners
1373 are entitled to take pursuant to this Ordinance.

1374 Section 7.09 **DISCHARGE BY DEPOSIT.** (a) The City may discharge its
1375 obligation to the Owners of any or all of the Bonds to pay Debt Service, or any portion
1376 of the Debt Service, by depositing with the Paying Agent/Registrar cash in an amount
1377 equal to the Debt Service of the Bonds to the date of maturity or redemption, or any
1378 portion of the Bonds to be discharged, or by depositing either with the Paying
1379 Agent/Registrar or with any national banking association with capital and surplus in
1380 excess of \$100,000,000, pursuant to an escrow or trust agreement, cash and/or
1381 Defeasance Obligations in principal amounts and maturities and bearing interest at
1382 rates sufficient to provide for the timely payment of Debt Service on the Bonds to the
1383 date of maturity or redemption or any portion thereof to be discharged. Upon such
1384 deposit, the Bonds, or any portion thereof, shall no longer be regarded to be
1385 Outstanding or unpaid. In case any Bonds are to be redeemed on any date prior to their
1386 maturity, the City shall give to the Paying Agent/Registrar irrevocable instructions to
1387 give notice of redemption of Bonds to be so redeemed in the manner required in this
1388 Ordinance. Any determination not to redeem Bonds that is made in conjunction with
1389 the payment arrangements described above shall not be irrevocable, provided that: (1)
1390 in the proceedings providing for the payment arrangements, the City expressly reserves
1391 the right to call the Bonds for redemption; (2) the City gives notice of the reservation
1392 of that right to the owners of the Bonds immediately following the making of the
1393 payment arrangements; and (3) the City directs that notice of the reservation be
1394 included in any redemption notices that it authorizes.

1395 (b) Prior to the defeasance of the Bonds: (i) a report of an independent firm of
1396 nationally recognized certified public accountants (Accountant) verifying the
1397 sufficiency of the escrow established to pay the Bonds in full on the respective
1398 maturity or redemption date (Verification) will be obtained by the City; (ii) an escrow
1399 agreement will be executed and delivered by the City; and (iii) an opinion of nationally
1400 recognized bond counsel to the effect that the Bonds are no longer Outstanding under
1401 this Ordinance will be obtained by the City. Each Verification and defeasance opinion
1402 shall be acceptable in form and substance, and addressed, to the City.

1403 Section 7.10 **LEGAL HOLIDAYS.** If any date on which a payment of Debt
1404 Service is due is not a Business Day, then such payment need not be made on such
1405 date but may be made on the next succeeding Business Day with the same force and
1406 effect as if made on the date of scheduled payment of Debt Service.

1407 **ARTICLE EIGHT**

1408 **CONCERNING THE PAYING AGENT/REGISTRAR**

1409 Section 8.01 **APPOINTMENT OF INITIAL PAYING**
1410 **AGENT/REGISTRAR.** Amegy Bank, a division of ZB, National Association, is
1411 appointed to serve as the initial Paying Agent/Registrar for the Bonds.

1412 Section 8.02 **QUALIFICATIONS.** Each Paying Agent/Registrar shall be a
1413 commercial bank or a trust company organized under the laws of the State of Texas or
1414 the United States of America, or any other entity duly qualified and legally authorized
1415 to serve as and perform the duties and services of paying agent and registrar for the
1416 Bonds.

1417 Section 8.03 **MAINTAINING PAYING AGENT/REGISTRAR.** (a) At all
1418 times while any Bond is Outstanding, the City will maintain a Paying Agent/Registrar
1419 that is qualified under Section 8.02. An Authorized Officer is authorized and directed
1420 to execute an agreement with the Paying Agent/Registrar specifying the duties and
1421 responsibilities of the City and the Paying Agent/Registrar in the substantially final
1422 form presented with this Ordinance.

1423 (b) If the Paying Agent/Registrar resigns or otherwise ceases to serve in this
1424 capacity, the City will promptly appoint a replacement.

1425 Section 8.04 **TERMINATION.** The City may terminate the appointment of any
1426 Paying Agent/Registrar by delivering to the entity whose appointment is to be
1427 terminated written notice, at least 60 days before termination, of such termination.

1428 Section 8.05 **NOTICE OF CHANGE TO OWNERS.** Promptly upon each
1429 change in the entity serving as Paying Agent/Registrar, the City will cause notice of
1430 the change to be sent to each Owner by first class United States mail, postage prepaid,
1431 at the address in the Register, stating the effective date of the change and the name and
1432 mailing address of the replacement Paying Agent/Registrar.

1433 Section 8.06 **AGREEMENT TO PERFORM DUTIES AND FUNCTIONS.**
1434 By accepting the appointment as Paying Agent/Registrar and executing the Paying
1435 Agent/Registrar Agreement, the Paying Agent/Registrar is deemed to have agreed to
1436 the provisions of this Ordinance and that it will perform the prescribed duties and
1437 functions of Paying Agent/Registrar. The Paying Agent/Registrar Agreement presented
1438 with this Ordinance is approved and the Authorized Officers are directed to execute
1439 and deliver the Paying Agent/Registrar Agreement with any changes as may be
1440 approved by the Authorized Officer.

1441 Section 8.07 **DELIVERY OF RECORDS TO SUCCESSOR.** If a Paying
1442 Agent/Registrar is replaced, the Paying Agent/Registrar, promptly upon the
1443 appointment of the successor, will deliver the Register (or a copy) and all other
1444 pertinent books and records relating to the Bonds to the successor Paying
1445 Agent/Registrar.

1446 Section 8.08 **TRUST FUNDS.** All money transferred to the Paying
1447 Agent/Registrar under this Ordinance (except sums representing Paying
1448 Agent/Registrar's fees) shall be held in trust for the benefit of the City, shall be the
1449 property of the City, and shall be disbursed in accordance with this Ordinance.

1450 Section 8.09 **BONDS PRESENTED.** Subject to the provisions of Section 8.10,
1451 all matured Bonds presented to the Paying Agent/Registrar for payment shall be paid
1452 without the necessity of further instructions from the City. The Bonds shall be
1453 cancelled as provided in this Ordinance.

1454 Section 8.10 **UNCLAIMED FUNDS HELD BY THE PAYING**
1455 **AGENT/REGISTRAR.** Funds held by the Paying Agent/Registrar which represent
1456 principal of and interest on the Bonds remaining unclaimed by the Owner after the
1457 expiration of three years from the date the funds have become due and payable shall be
1458 reported and disposed of by the Paying Agent/Registrar in accordance with the
1459 provisions of Texas law including, to the extent applicable, Title 6 of the Texas
1460 Property Code.

1461 The Paying Agent/Registrar shall have no liability to the Owners of the Bonds
1462 by virtue of actions taken in compliance with this Section.

1463 **ARTICLE NINE**

1464 **ALTERATION OF RIGHTS AND AMENDMENT OF ORDINANCE**

1465 Section 9.01 **ALTERATION OF RIGHTS AND DUTIES.** The rights, duties,
1466 and obligations of the City and the Owners of the Bonds and the holders of Credit
1467 Agreement Obligations related to the Bonds, and Persons to whom Administrative
1468 Expenses are owed, are subject in all respects to all applicable federal and state laws
1469 including, without limitation, the provisions of federal law regarding the composition
1470 of indebtedness of political subdivisions, as the same now exist or as may be amended
1471 in the future.

1472 Section 9.02 **AMENDMENT OF ORDINANCE WITHOUT CONSENT.**
1473 The City may, without the consent of or notice to any of the Owners of the Bonds,
1474 amend this Ordinance for any one or more of the following purposes:

- 1475 (a) to cure any ambiguity, defect, omission or inconsistent provision in the
1476 Revenue Bond Ordinances or in the Revenue Bonds; or to comply with any
1477 applicable provision of law or regulation of Federal agencies; to obtain a
1478 rating on the Revenue Bonds from any Rating Agency; or to obtain the
1479 approving opinion of the Attorney General of Texas as required by law;
1480 provided, however, that such action shall not adversely affect the interests of
1481 the Owners of the Revenue Bonds;
- 1482 (b) to change the terms or provisions of this Ordinance to the extent necessary to
1483 prevent the interest on the Revenue Bonds from being includable within the
1484 gross income of the Owners for federal income tax purposes;
- 1485 (c) to grant to or confer upon the Owners of the Revenue Bonds any additional
1486 rights, remedies, powers or authority that may lawfully be granted to or
1487 conferred upon the Owners of the Revenue Bonds;
- 1488 (d) to add to the covenants and agreements of the City contained in the Revenue
1489 Bond Ordinances other covenants and agreements of, or conditions or
1490 restrictions upon, the City or to surrender or eliminate any right or power
1491 reserved to or conferred upon the City in this Ordinance;
- 1492 (e) to amend any provisions of this Ordinance relating to the issuance of
1493 Revenue Bonds and Subordinate Obligations, or the incurrence of and
1494 security for reimbursement obligations in connection with the issuance of
1495 Revenue Bonds and Subordinate Obligations, so long as to do so does not
1496 cause any reduction in any rating assigned to the Outstanding Revenue

1497 Bonds by any nationally recognized rating agency then rating any series of
1498 Revenue Bonds;

1499 (f) to subject to the lien and pledge of the Revenue Bond Ordinances additional
1500 Net Revenues which may include revenues, properties or other collateral;
1501 and

1502 (g) to amend the provisions of Article Twelve to the extent permitted in Article
1503 Twelve.

1504 Section 9.03 **AMENDMENTS OF ORDINANCE REQUIRING CONSENT.**
1505 The City may at any time adopt one or more ordinances amending, modifying, adding
1506 to or eliminating any of the provisions of this Ordinance but, if the amendment is not
1507 of the character described in Section 9.02, only with the consent given in accordance
1508 with Section 9.04 of the Owner or Owners of not less than 66-2/3% of the aggregate
1509 unpaid principal amount of the Revenue Bonds then Outstanding and affected by the
1510 amendment, modification, addition, or elimination and with the consent of the Bond
1511 Insurer (to the extent the consent is required); provided, however, that nothing in this
1512 Section shall permit (a) an extension of the maturity of the principal of or interest on
1513 any Revenue Bond issued under this Ordinance, or (b) a reduction in the principal
1514 amount of any Revenue Bond or the rate of interest on any Revenue Bond, or (c) a
1515 privilege or priority of any Revenue Bond or Revenue Bonds over any other Revenue
1516 Bond or Revenue Bonds, or (d) a reduction in the percentage of aggregate principal
1517 amount of the Revenue Bonds required for consent to the amendment.

1518 Section 9.04 **CONSENT OF OWNERS.** Any consent required by Section
1519 9.03 by any Owner must be in writing, may be in any number of concurrent writings of
1520 similar tenor, and may be signed by the Owner or its duly authorized attorney. Proof of
1521 the execution of any consent or of the writing appointing any attorney and of the
1522 ownership of Revenue Bonds, if made in the following manner, shall be sufficient for
1523 any of the purposes of the Revenue Bond Ordinances, and shall be conclusive in favor
1524 of the City with regard to any action taken, suffered or omitted to be taken by the City
1525 under the instrument, namely:

1526 (a) The fact and date of the execution by any person of any writing may
1527 be proved by the certificate of any officer in any jurisdiction who by law has power
1528 to take acknowledgments within that jurisdiction that the person signing the
1529 writing acknowledged its execution before him or her, or by affidavit of any
1530 witness to the execution;

1531 (b) The fact of the ownership by any person of any Revenue Bond and the
1532 date of the ownership may be proved by a certificate executed by an appropriate

1533 officer of the Paying Agent/Registrar, stating that on that date the Revenue Bond
1534 was registered in the name of that party in the Register.

1535 In lieu of the foregoing the City may accept any other proof as it finds
1536 appropriate.

1537 Consents required pursuant to Section 9.03 shall be valid only if given following
1538 the giving of notice by or on behalf of the City requesting the consent and setting forth
1539 the substance of the amendment of this Ordinance in respect of which such consent is
1540 sought and stating that copies thereof are available at the office of the City Clerk for
1541 inspection. Such notice shall be given by certified mail to each Registered Owner of
1542 the Revenue Bonds affected at the address shown on the Register.

1543 Copies of all amendments and supplements to this Ordinance or to any Related
1544 Document shall be sent to Standard & Poor's and Moody's at least 10 days before its
1545 effective date.

1546 Section 9.05 **REVOCAION OF CONSENT.** Any consent by any Owner of
1547 a Revenue Bond pursuant to the provisions of this Article shall be irrevocable for a
1548 period of 18 months from the date of mailing of the notice provided for in this Article,
1549 and shall be conclusive and binding upon all future Owners of the same Revenue Bond
1550 and any Revenue Bond delivered on transfer thereof or in exchange for or replacement
1551 of the Revenue Bond during this period. The consent may be revoked at any time after
1552 18 months from the date of the first mailing of the notice by the Owner who gave the
1553 consent or by a successor in title, by filing notice with the Paying Agent/Registrar, but
1554 the revocation shall not be effective if the Owners of a majority in aggregate principal
1555 amount of the Revenue Bonds Outstanding as in this Ordinance defined have, prior to
1556 the attempted revocation, consented to and approved the amendment.

1557 Section 9.06 **CONSENT TO CERTAIN AMENDMENTS GIVEN**
1558 **THROUGH OWNERSHIP OF BONDS.** By acceptance of the Bonds, each Owner
1559 of a Bond: (i) irrevocably and specifically consents to and approves the amendments
1560 described in (1) and (2) below; (ii) irrevocably appoints the Aviation Director as its
1561 true and lawful attorney-in-fact for the limited purpose of executing the written
1562 instrument required by Section 9.04 of this Ordinance to evidence the Owner's specific
1563 consent to and approval of the amendments described in (1) and (2) below; and (iii)
1564 confirms all actions taken by the Aviation Director as attorney-in-fact for the Owner, it
1565 being specifically provided that the Aviation Director need not consult with, or provide
1566 notice to, an Owner in connection with the actions taken by the Aviation Director
1567 under this Section. The power of attorney granted to the Aviation Director shall be

1568 limited to effecting the below amendments and is irrevocable for so long as any Bond
1569 remains Outstanding.

1570 The amendments are:

1571 (1) Amend Section 6.01(e) of this Ordinance and the Revenue Bond Ordinances
1572 to read:

1573 "Refunding Bonds. If Additional Revenue Bonds are being issued for the
1574 purpose of refunding less than all previously issued Prior Lien Bonds or Revenue
1575 Bonds which are then Outstanding, neither of the certifications described in (c) or (d)
1576 above are required so long as the aggregate Debt Service Requirements after the
1577 issuance of the Additional Revenue Bonds do not exceed the aggregate Debt Service
1578 Requirements prior to the issuance of the Additional Revenue Bonds; provided, that
1579 the annual debt service on the refunding bonds in any Fiscal Year will not be more
1580 than 10% higher than it is in any other Fiscal Year."

1581 (2) Amend Section 9.03 of this Ordinance and the Revenue Bond Ordinances
1582 by changing the phrase "66-2/3% of the aggregate unpaid principal amount of the
1583 Revenue Bonds then Outstanding" to "a majority of the aggregate unpaid principal
1584 amount of the Revenue Bonds then Outstanding".

1585 The amendment described in clause (1) will become effective once the City
1586 determines that the consent of 66-2/3% of the aggregate unpaid principal amount of the
1587 Revenue Bonds then Outstanding is received, and the amendment described in clause
1588 (2) will become effective once the City determines that the consent of 100% of the
1589 aggregate unpaid principal amount of the Revenue Bonds then Outstanding is received.
1590 Since the Series 2005 Bonds are insured, the consent of the Insurer will be required to
1591 be obtained. Since there are no Prior Lien Bonds (as defined in the Series 2005 Bond
1592 Ordinance) now Outstanding, the reference to Prior Lien Bonds in clause (1) above is
1593 of no force and effect.

1594 **ARTICLE TEN**

1595 ***SALE OF THE BONDS; APPROVAL OF BOND PURCHASE AGREEMENT;***
1596 ***APPLICATION OF PROCEEDS OF THE BONDS***

1597
1598 Section 10.01 **SALE OF THE BONDS; BOND PURCHASE**
1599 **AGREEMENT.** The Bonds shall be sold to the Underwriters in accordance with the
1600 terms of this Ordinance and the Bond Purchase Agreement. In the Bond Purchase
1601 Agreement, there shall be a finding made that the sale of the Bonds to the Underwriters

1602 is on terms that are most advantageous to the City reasonably obtained and, upon the
1603 advice of the City's financial advisor, is in the best interests of the City.

1604 Each Authorized Officer is authorized come to an agreement with the
1605 Underwriters on the following, among other matters:

- 1606 (1) The details of the purchase and sale of the Bonds, including series
1607 designation;
- 1608 (2) The details of the public offering of the Bonds by the Underwriters;
- 1609 (3) The details of an Official Statement (and, if appropriate, any Preliminary
1610 Official Statement) relating to the Bonds and the City's compliance with
1611 the Rule;
- 1612 (4) A security deposit for the Bonds;
- 1613 (5) The representations and warranties of the City to the Underwriters;
- 1614 (6) The details of the delivery of, and payment for, the Bonds;
- 1615 (7) The Underwriters' obligations under the Bond Purchase Agreement;
- 1616 (8) The conditions to the obligations of the City and the Underwriters under
1617 the Bond Purchase Agreement;
- 1618 (9) Termination of the Bond Purchase Agreement;
- 1619 (10) Particular covenants of the City;
- 1620 (11) The survival of representations made in the Bond Purchase Agreement;
- 1621 (12) The payment of any expenses relating to the Bond Purchase Agreement;
- 1622 (13) Notices; and
- 1623 (14) Any and all such other details that are found by the Authorized Officer to
1624 be necessary and advisable for the purchase and sale of the Bonds.

1625 The Authorized Officer and other appropriate officers, employees, and agents of
1626 the City shall carry out and comply with the terms and provisions of the Bond
1627 Purchase Agreement. Bonds sold under the Bond Purchase Agreement may not be
1628 sold: (1) in an aggregate principal amount in excess of \$230,000,000; (2) bearing
1629 interest in any maturity in excess of 8.00% per annum; (3) having a final maturity after
1630 November 15, 2047; and (4) unless the Bonds have a credit rating that would cause the
1631 Bonds to be "obligations", as defined in Chapter 1371. The authority of an Authorized
1632 Officer to execute a Bond Purchase Agreement expires at 5:00 p.m., Friday, September
1633 29, 2017.

1634 The Mayor and City Clerk of the City may manually or electronically execute
1635 and deliver for and on behalf of the City copies of a Preliminary Official Statement and
1636 Official Statement, prepared in connection with the offering of the Bonds by the
1637 Underwriters, in final form as may be required by the Underwriters, and the final
1638 Official Statement in the form and content as approved by an Authorized Officer or as

1639 manually or electronically executed by the City officials shall be deemed to be
1640 approved by council and constitute the Official Statement authorized for distribution
1641 and use by the Underwriters.

1642 Section 10.02 **APPROVAL, REGISTRATION, AND INITIAL**
1643 **DELIVERY.** The Authorized Officer shall have control and custody of the Bonds
1644 and all necessary records and proceedings pertaining to the Bonds pending their
1645 delivery, and the Authorized Officer and other officers and employees of the City are
1646 instructed to make certifications and to execute instruments as may be necessary to
1647 accomplish the initial delivery of the Initial Bonds and to assure the investigation,
1648 examination, and approval of the Bonds by the Attorney General of the State of Texas
1649 and their registration by the Comptroller of Public Accounts of the State of Texas.
1650 Upon registration of the Bonds, the Comptroller of Public Accounts of the State of
1651 Texas (or a deputy designated in writing to act for her) shall be requested to sign
1652 manually the Comptroller's Registration Certificate set forth in the FORM OF BONDS
1653 and the seal of the Comptroller of Public Accounts of the State of Texas shall be
1654 impressed or printed or lithographed on the Initial Bonds. The Bonds will be delivered
1655 to the Underwriters in accordance with the terms of the Bond Purchase Agreement.

1656 Section 10.03 **APPLICATION OF PROCEEDS OF THE BONDS.** On the
1657 closing date for the Bonds, proceeds from the sale of the Bonds shall be applied as set
1658 forth in the letter of instructions executed by the City, as follows:

1659 (a) A portion of the proceeds from the sale of the Bonds shall be
1660 deposited to the credit of the Series 2017A Project Account within the
1661 Construction Fund and used to pay costs of financing the improvements to the
1662 Airport; and

1663 (b) A portion of the proceeds from the sale of the Bonds shall be
1664 deposited to the credit of the Capitalized Interest Account in an amount determined
1665 in accordance with Section 3.10 of this Ordinance; and

1666 (c) A portion of the proceeds from the sale of the Bonds shall be
1667 deposited to the credit of the Debt Service Reserve Fund in an amount determined
1668 in accordance with Section 3.11 of this Ordinance; and

1669 (d) The balance of the proceeds of the Bonds shall be applied to pay all
1670 costs of issuance of the Bonds, and, to the extent not so used, shall be deposited
1671 into the Debt Service Fund.

1672 Section 10.04 **USE OF PASSENGER FACILITY CHARGES.** Consistent
1673 with the definitions of Debt Service Requirements and Gross Revenues, the City

1674 acknowledges and agrees that debt service with respect to the Revenue Bonds paid
1675 from passenger facility charges is not included in the calculation of Debt Service
1676 Requirements. The City covenants and agrees, for the benefit of the Owners of the
1677 Revenue Bonds, that during each Fiscal Year the City will set aside from any
1678 passenger facility charges imposed by the City on enplaned passengers the lesser of (i)
1679 such passenger facility charges imposed and collected by the City or (ii) \$4.50 derived
1680 from each passenger facility charge so imposed and collected by the City for the
1681 payment of debt service on the Revenue Bonds in the following Fiscal Year, unless the
1682 City receives a report from an Airport Consultant showing that an alternative use of all
1683 or a portion of the passenger facility charges will not reduce the forecast coverage of
1684 Debt Service Requirements with respect to the Revenue Bonds by forecast Net
1685 Revenues during the following Fiscal Year (or such longer forecast period as may be
1686 covered in the Airport Consultant's Report) to less than 125%.

1687 ***ARTICLE ELEVEN***

1688 ***FEDERAL INCOME TAX COVENANTS***

1689 Section 11.01 **GENERAL TAX COVENANTS.** The City covenants to take
1690 any action to assure, or refrain from any action which would adversely affect, the
1691 treatment of the Bonds as obligations described in section 103 of the Code, the interest
1692 on which is not includable in the "gross income" of the holder for purposes of federal
1693 income taxation. The City covenants as follows:

1694
1695 (a) to take any action to assure that no more than 10 percent of the
1696 proceeds of the Bonds or the projects financed therewith (less amounts deposited
1697 to a reserve fund, if any) are used for any "private business use," as defined in
1698 section 141(b)(6) of the Code or, if more than 10 percent of the proceeds or the
1699 projects financed therewith are so used, such amounts, whether or not received by
1700 the City, with respect to such private business use, do not, under the terms of this
1701 Ordinance or any underlying arrangement, directly or indirectly, secure or provide
1702 for the payment of more than 10 percent of the debt service on the Bonds, in
1703 contravention of section 141(b)(2) of the Code;

1704 (b) to take any action to assure that in the event that the "private business
1705 use" described in subsection (1) hereof exceeds 5 percent of the proceeds of the
1706 Bonds or the projects financed therewith (less amounts deposited into a reserve
1707 fund, if any) then the amount in excess of 5 percent is used for a "private business
1708 use" which is "related" and not "disproportionate," within the meaning of section
1709 141(b)(3) of the Code, to the governmental use;

1711 (c) to take any action to assure that no amount which is greater than the
1712 lesser of \$5,000,000, or 5 percent of the proceeds of the Bonds (less amounts
1713 deposited into a reserve fund, if any) is directly or indirectly used to finance loans
1714 to persons, other than state or local governmental units, in contravention of section
1715 141(c) of the Code;

1716
1717 (d) to refrain from taking any action which would otherwise result in the
1718 Bonds being treated as "private activity bonds" within the meaning of section
1719 141(b) of the Code;

1720
1721 (e) to refrain from taking any action that would result in the Bonds being
1722 "federally guaranteed" within the meaning of section 149(b) of the Code;

1723
1724 (f) to refrain from using any portion of the proceeds of the Bonds,
1725 directly or indirectly, to acquire or to replace funds which were used, directly or
1726 indirectly, to acquire investment property (as defined in section 148(b)(2) of the
1727 Code) which produces a materially higher yield over the term of the Bonds, other
1728 than investment property acquired with:

1729
1730 (1) proceeds of the Bonds invested for a reasonable temporary
1731 period until the proceeds are needed for the purpose for which the Bonds are
1732 issued;

1733 (2) amounts invested in a bona fide debt service fund, within the
1734 meaning of section 1.148-1(b) of the Treasury Regulations; and

1735
1736 (3) amounts deposited in any reasonably required reserve or
1737 replacement fund to the extent such amounts do not exceed 10 percent of the
1738 proceeds of the Bonds;

1739
1740 (g) to otherwise restrict the use of the proceeds of the Bonds or amounts
1741 treated as proceeds of the Bonds, as may be necessary, so that the Bonds do not
1742 otherwise contravene the requirements of section 148 of the Code (relating to
1743 arbitrage) and, to the extent applicable, section 149(d) of the Code (relating to
1744 advance refundings); and

1745 (h) to create and maintain a Rebate Fund, as required below, to pay to the
1746 United States of America at least once during each five-year period (beginning on
1747 the date of delivery of the Bonds) an amount that is at least equal to 90 percent of
1748 the "Excess Earnings", within the meaning of section 148(f) of the Code, and to

1749 pay to the United States of America, not later than 60 days after the Bonds have
1750 been paid in full, 100 percent of the amount then required to be paid as a result of
1751 Excess Earnings under section 148(f) of the Code; and

1752 (i) to maintain records that will enable the City to fulfill its
1753 responsibilities under this Section and section 148 of the Code and to retain the
1754 records for at least six years following the final payment of principal and interest
1755 on the Bonds.

1756 The City understands that the term "proceeds" includes "disposition proceeds"
1757 as defined in the Treasury Regulations and, in the case of refunding bonds, transferred
1758 proceeds (if any) and proceeds of the refunded bonds expended prior to the date of the
1759 issuance of the Bonds. It is the understanding of the City that the covenants contained
1760 in this Ordinance are intended to assure compliance with the Code and any regulations
1761 or rulings promulgated by the U.S. Department of the Treasury pursuant to the Code.
1762 In the event that regulations or rulings are hereafter promulgated which modify or
1763 expand provisions of the Code, as applicable to the Bonds, the City will not be
1764 required to comply with any covenant contained herein to the extent that such failure
1765 to comply, in the opinion of nationally-recognized bond counsel, will not adversely
1766 affect the exemption from federal income taxation of interest on the Bonds under
1767 section 103 of the Code. In the event that regulations or rulings are hereafter
1768 promulgated which impose additional requirements which are applicable to the Bonds,
1769 the City agrees to comply with the additional requirements to the extent necessary, in
1770 the opinion of nationally-recognized bond counsel, to preserve the exemption from
1771 federal income taxation of interest on the Bonds under section 103 of the Code. In
1772 furtherance of the foregoing, the Mayor, the City Manager, any Assistant City
1773 Manager, the Chief Financial Officer of the City, any Deputy Chief Financial Officer
1774 of the City and the City Treasurer may execute any documents, certificates or other
1775 reports required by the Code and to make such elections, on behalf of the City, which
1776 may be permitted by the Code as are consistent with the purpose for the issuance of the
1777 Bonds.

1779 In order to facilitate compliance with clause (h) above, a "Rebate Fund" is
1780 established and held by the City for the sole benefit of the United States of America,
1781 and such Rebate Fund shall not be subject to the claim of any other person, including
1782 without limitation the Registered Owners of the Bonds. The Rebate Fund is
1783 established for the additional purpose of compliance with section 148 of the Code.

1785 Section 11.02 **DISPOSITON OF PROJECT.** The City covenants that the
1786 property financed or refinanced with the proceeds of the Bonds will not be sold or

1787 otherwise disposed in a transaction resulting in the receipt by the City of cash or other
1788 compensation, unless any action taken in connection with the disposition will not
1789 adversely affect the tax-exempt status of the Bonds. For this purpose, the City may
1790 rely on an opinion of nationally-recognized bond counsel substantially to the effect
1791 that the action taken in connection with such sale or other disposition will not
1792 adversely affect the tax-exempt status of the Bonds. The portion of the property
1793 comprising personal property and disposed of in the ordinary course of business shall
1794 not be treated as a transaction resulting in the receipt of cash or other compensation.
1795 The City shall not be obligated to comply with this covenant if it obtains an opinion of
1796 nationally-recognized bond counsel to the effect that such failure to comply will not
1797 adversely affect the excludability for federal income tax purposes from gross income
1798 of the interest.

1799 Section 11.03 **ALLOCATION OF, AND LIMITATION ON,**
1800 **EXPENDITURES FOR THE PROJECT.** The City covenants to account for the
1801 expenditure of sale proceeds and investment earnings to be used for the purposes
1802 described in Section 3.01 of this Ordinance (the "Project") on its books and records in
1803 accordance with the requirements of the Code. The City recognizes that in order for
1804 the proceeds to be considered used for the reimbursement of costs, the proceeds must
1805 be allocated to expenditures within 18 months of the later of the date that (1) the
1806 expenditure is made, or (2) the Project is completed; but in no event later than three
1807 years after the date on which the original expenditure is paid. The foregoing
1808 notwithstanding, the City recognizes that in order for proceeds to be expended under
1809 the Code, the sale proceeds or investment earnings must be expended no more than 60
1810 days after the earlier of (1) the fifth anniversary of the delivery of the Bonds, or (2) the
1811 date the Bonds are retired. The City agrees to obtain the advice of nationally-
1812 recognized bond counsel if such expenditure fails to comply with the foregoing to
1813 assure that such expenditure will not adversely affect the tax-exempt status of the
1814 Bonds. For purposes hereof, the issuer shall not be obligated to comply with this
1815 covenant if it obtains an opinion that such failure to comply will not adversely affect
1816 the excludability for federal income tax purposes from gross income of the interest.

1817 Section 11.04 **CONTINUING OBLIGATION.** Notwithstanding any other
1818 provision of this Ordinance, the City's obligations under the covenants and provisions
1819 of this Article Eleven shall survive the defeasance and discharge of the Bonds.

1820 **ARTICLE TWELVE**

1821 **CONTINUING DISCLOSURE**

1822 Section 12.01 **ANNUAL REPORTS.** The City shall provide annually to the
1823 MSRB, within six months after the end of each Fiscal Year ending in or after 2017,
1824 financial information and operating data with respect to the City of the general type
1825 included in the final Official Statement authorized by Section 10.01 of this Ordinance,
1826 being the information described in Section 12.04. Any financial statements provided
1827 shall be prepared in accordance with the accounting principles described in Section
1828 12.04, or other accounting principles as the City may be required to employ from time
1829 to time pursuant to state law or regulation, and audited, if the City commissions an
1830 audit of the statements and the audit is completed within twelve months after the end of
1831 each fiscal year ending in or after 2017. If audited financial statements of the City are
1832 not available by the end of the 12 month period, the City will provide notice that the
1833 audited financial statements are not available, and will provide unaudited financial
1834 statements by the end of the 12 month period and audited financial statements for the
1835 applicable fiscal year when and if the audited financial statements become available.

1836 If the City changes its Fiscal Year, it will notify the MSRB of the change (and of
1837 the date of the new Fiscal Year end) before the next date the City would be required to
1838 provide financial information and operating data pursuant to this Article. The financial
1839 information and operating data to be provided pursuant to this Article may be set forth
1840 in full in one or more documents or may be included by specific reference to any
1841 document (including an official statement or other offering document), if it is available
1842 to the public on the MSRB's internet website or filed with the SEC. Filings shall be
1843 made electronically, in the format and accompanied by identifying information as
1844 prescribed by the MSRB.

1845 Section 12.02 **DISCLOSURE EVENT NOTICES.** The City shall provide to
1846 the MSRB, in an electronic format as prescribed by the MSRB, in a timely manner not
1847 in excess of ten Business Days after the occurrence of the event, notice of any of the
1848 following events with respect to the Bonds:

- 1849
- 1850 1. Principal and interest payment delinquencies;
 - 1851 2. Non-payment related defaults, if material;
 - 1852 3. Unscheduled draws on debt service reserves reflecting financial
1853 difficulties;
 - 1854 4. Unscheduled draws on credit enhancements reflecting financial
1855 difficulties;
 - 1856 5. Substitution of credit or liquidity providers, or their failure to perform;

- 1857 6. Adverse tax opinions, the issuance by the Internal Revenue Service of
1858 proposed or final determinations of taxability, Notices of Proposed
1859 Issue (IRS Form 5701-TEB) or other material notices or
1860 determinations with respect to the tax status of the Bonds, or other
1861 material events affecting the tax status of the Bonds;
1862 7. Modifications to rights of holders of the Bonds, if material;
1863 8. Bond calls, if material, and tender offers;
1864 9. Defeasances;
1865 10. Release, substitution, or sale of property securing repayment of the
1866 Bonds, if material;
1867 11. Rating changes;
1868 12. Bankruptcy, insolvency, receivership or similar event of the City;
1869 13. The consummation of a merger, consolidation, or acquisition
1870 involving the City or the sale of all or substantially all of the assets of
1871 the City, other than in the ordinary course of business, the entry into a
1872 definitive agreement to undertake such an action or the termination of
1873 a definitive agreement relating to any such actions, other than
1874 pursuant to its terms, if material; and
1875 14. Appointment of a successor Paying Agent/Registrar or change in the
1876 name of the Paying Agent/Registrar, if material.
1877

1878 The City shall provide to the MSRB, in an electronic format as prescribed by the
1879 MSRB, notice in a timely manner, of any failure by the City to provide financial
1880 information or operating data in accordance with Section 12.01 of this Ordinance by
1881 the time required by Section 12.01 of this Ordinance. As used in clause 12 above, the
1882 phrase "bankruptcy, insolvency, receivership or similar event" means the appointment
1883 of a receiver, fiscal agent or similar officer for the City in a proceeding under the U.S.
1884 Bankruptcy Code or in any other proceeding under state or federal law in which a court
1885 or governmental authority has assumed jurisdiction over substantially all of the assets
1886 or business of the City, or if jurisdiction has been assumed by leaving council and
1887 officials or officers of the City in possession but subject to the supervision and orders
1888 of a court or governmental authority, or the entry of an order confirming a plan of
1889 reorganization, arrangement or liquidation by a court or governmental authority having
1890 supervision or jurisdiction over substantially all of the assets or business of the City.
1891 All documents provided to the MSRB pursuant to this Section shall be accompanied by
1892 identifying information as prescribed by the MSRB.

1893 Section 12.03 **LIMITATIONS, DISCLAIMERS, AND AMENDMENTS.**
1894 The City shall be obligated to observe and perform the covenants specified in this
1895 Article for so long as, but only for so long as, the City remains an "obligated person"

1896 with respect to the Bonds within the meaning of the Rule, except that the City in any
1897 event will give the notice required by Section 12.02 of any Bond calls and any
1898 defeasance that cause the City to be no longer an "obligated person."

1899 The provisions of this Article are for the sole benefit of the Owners and
1900 beneficial owners of the Bonds, and nothing in this Article, express or implied, shall
1901 give any benefit or any legal or equitable right, remedy, or claim hereunder to any
1902 other person. The City undertakes to provide only the financial information, operating
1903 data, financial statements, and notices which it has expressly agreed to provide
1904 pursuant to this Article and does not undertake to provide any other information that
1905 may be relevant or material to a complete presentation of the City's financial results,
1906 condition, or prospects or to update any information provided in accordance with this
1907 Article or otherwise, except as expressly provided in this Ordinance. The City does not
1908 make any representation or warranty concerning such information or its usefulness to a
1909 decision to invest in or sell Bonds at any future date.

1910 **UNDER NO CIRCUMSTANCES SHALL THE CITY BE LIABLE TO**
1911 **THE OWNER OR BENEFICIAL OWNER OF ANY BONDS OR ANY OTHER**
1912 **PERSON, IN CONTRACT OR TORT, FOR DAMAGES RESULTING IN**
1913 **WHOLE OR IN PART FROM ANY BREACH BY THE CITY, WHETHER**
1914 **NEGLIGENT OR WITHOUT FAULT ON ITS PART, OF ANY COVENANT**
1915 **SPECIFIED IN THIS ARTICLE, BUT EVERY RIGHT AND REMEDY OF**
1916 **ANY PERSON, IN CONTRACT OR TORT, FOR OR ON ACCOUNT OF ANY**
1917 **BREACH SHALL BE LIMITED TO AN ACTION FOR MANDAMUS OR**
1918 **SPECIFIC PERFORMANCE.**

1919 No default by the City in observing or performing its obligations under this
1920 Article shall comprise a breach of or default under this Ordinance for purposes of any
1921 other provision of this Ordinance.

1922 Nothing in this Article is intended or shall act to disclaim, waive, or otherwise
1923 limit the duties of the City under federal and state securities laws.

1924 Should the Rule be amended to obligate the City to make filings with or provide
1925 notices to entities other than the MSRB, the City agrees to undertake the obligation in
1926 accordance with the Rule, as amended.

1927 The provisions of this Article may be amended by the City from time to time to
1928 adapt to changed circumstances that arise from a change in legal requirements, a
1929 change in law, or a change in the identity, nature, status, or type of operations of the
1930 City, but only if (1) the provisions of this Article, as so amended, would have
1931 permitted an underwriter to purchase or sell the Bonds in the primary offering of the

1932 Bonds in compliance with the Rule, taking into account any amendments or
1933 interpretations of the Rule to the date of such amendment, as well as such changed
1934 circumstances, and (2) either (a) the Owners of a majority in aggregate principal
1935 amount (or any greater amount required by any other provision of this Ordinance that
1936 authorizes such an amendment) of the Outstanding Bonds consent to such amendment
1937 or (b) a Person that is unaffiliated with the City (such as nationally recognized bond
1938 counsel) determines that such amendment will not materially impair the interests of
1939 the Owners and beneficial owners of the Bonds. If the City amends the provisions
1940 of this Article, it shall include with any amended financial information or operating
1941 data next provided in accordance with Section 12.01 an explanation, in narrative form,
1942 of the reason for the amendment and of the impact of any change in the type of
1943 financial information or operating data so provided. The City may also amend or
1944 repeal the provisions of this Article if the SEC amends or repeals the applicable
1945 provision of the Rule or a court of final jurisdiction enters judgment that the provisions
1946 of the Rule are invalid, but only and to the extent that the provisions of this sentence
1947 would not prevent an underwriter from lawfully purchasing or selling Bonds in the
1948 primary offering of the Bonds.

1949 Section 12.04 **DESCRIPTION OF ANNUAL FINANCIAL**
1950 **INFORMATION.**

1951 (a) Annual Financial Information and Operating Data. The financial
1952 information and operating data with respect to the City to be provided annually
1953 pursuant to Section 12.01 of this Ordinance are (i) the portions of the financial
1954 statements of the City appended to the final Official Statement authorized by Section
1955 10.01 of this Ordinance as Appendix B, but for the most recently concluded Fiscal
1956 Year, and (ii) all quantitative financial information and operating data with respect to
1957 the City of the general type included in the main text of the final Official Statement
1958 authorized by Section 10.01 of this Ordinance within the numbered Tables 1 through 9
1959 only. As used in this Article, the term "unaudited financial statements" means the
1960 financial statements and tables that are referenced in the section entitled
1961 "CONTINUING DISCLOSURE OF INFORMATION – Annual Reports" in the final
1962 Official Statement authorized by Section 10.01 of this Ordinance.

1963 (b) Accounting Principles. The accounting principles referred to in Section
1964 12.01 are the accounting principles described in the notes to the financial statements
1965 referred to clause (a)(i) above, as the principles may be changed from time to time to
1966 comply with State law or regulation.

1967 **ARTICLE THIRTEEN**

1968 **MISCELLANEOUS**

1969 Section 13.01 **FURTHER PROCEDURES.** The Mayor, the City Manager,
1970 the Aviation Director, the Chief Financial Officer, the City Treasurer and the City
1971 Clerk, and other appropriate officials of the City, are authorized and directed to do any
1972 and all things necessary and/or convenient to carry out the terms of this Ordinance.
1973 Council authorizes the City Clerk to designate a person or persons to carry out her
1974 duties under this Ordinance should the City Clerk be absent and unable to fulfill all or
1975 part of her duties under this Ordinance.

1976 Section 13.02 **COMPLIANCE WITH SECTION 2252.908,**
1977 **GOVERNMENT CODE.** The Chief Financial Officer shall confirm that, to the
1978 extent required by Section 2252.908, Texas Government Code, each contracting party
1979 in connection with the issuance of Bonds has made disclosure filings to the Texas
1980 Ethics Commission in accordance with Section 2252.908, Texas Government Code.
1981 Within 30 days of receipt of the disclosure filings from the contracting party, the City
1982 will submit a copy of the disclosure filings with the Texas Ethics Commission.

1983 Section 13.03 **SEVERABILITY.** If any article, section, paragraph, clause or
1984 provision of this Ordinance shall for any reason be held to be invalid or unenforceable,
1985 the invalidity or unenforceability of the article, section, paragraph, clause or provision
1986 shall not affect any of the remaining provisions of this Ordinance.

1987 Section 13.04 **EFFECTIVE IMMEDIATELY.** Notwithstanding the
1988 provisions of the City Charter, this Ordinance is effective immediately upon its
1989 adoption at this meeting pursuant to Section 1201.028, Texas Government Code.

1990 Section 13.05 **REPEALER.** All orders, resolutions and ordinances, or parts
1991 inconsistent with this Ordinance are repealed to the extent of such inconsistency.

1992 PASSED AND APPROVED this 15th day of December, 2016.

1993 _____
1994
1995 Steve Adler, Mayor
1996

1997
1998 ATTEST:
1999

2000 _____ (SEAL)

2001
2002
2003
2004
2005
2006

Jannette S. Goodall, City Clerk

APPROVED:

Anne Morgan, City Attorney

DRAFT

EXHIBIT A
FORM OF BONDS

REGISTERED

REGISTERED

No. _____

\$ _____

United States of America
State of Texas
CITY OF AUSTIN, TEXAS
AIRPORT SYSTEM REVENUE BOND
SERIES 2017A

MATURITY DATE INTEREST RATE DELIVERY DATE CUSIP

November 15, _____ %

THE CITY OF AUSTIN, TEXAS (the "City"), in Travis, Williamson and Hays Counties, Texas, for value received, hereby promises to pay to _____ or registered assigns, on the Maturity Date, as specified above, the sum of

_____ DOLLARS

and to pay interest thereon, to the maturity date specified above, or the date of its redemption prior to scheduled maturity, at the rate of interest per annum specified above, with said interest being payable on May 15, 2017, and semiannually on each November 15 and May 15 thereafter; except that if the Paying Agent/Registrar's Authentication Certificate appearing on the face of this Bond is dated later than May 15, 2017, such interest is payable semiannually on each November 15 and May 15 following such date. Interest on the Bonds shall accrue from the Delivery Date specified above. Interest on the Bonds shall be computed on the basis of a 360-day year consisting of twelve 30-day months.

Capitalized terms appearing herein that are defined terms in the Ordinance defined below, have the meanings assigned to them in the Ordinance. Reference is made to the Ordinance for such definitions and for all other purposes.

The principal of this Bond shall be payable without exchange or collection charges in lawful money of the United States of America upon presentation and

surrender of this Bond at the corporate trust office in Plano, Texas (the "Designated Payment Transfer Office"), of Amegy Bank, a division of ZB, National Association, as Paying Agent/Registrar, or, with respect to a successor Paying Agent/Registrar, at the Designated Payment Transfer Office of such successor. The payment of interest on this Bond shall be made by the Paying Agent/Registrar to the registered owner hereof as shown by the Registration Books kept by the Paying Agent/Registrar at the close of business on the last Business Day of the month next preceding such Interest Payment Date (a "Record Date") by check, dated as of such Interest Payment Date, drawn by the Paying Agent/Registrar on, and payable solely from, funds of the City required to be on deposit with the Paying Agent/Registrar for such purpose as hereinafter provided; and such check shall be sent by the Paying Agent/Registrar by United States mail, first class postage prepaid, on each such Interest Payment Date, to the registered owner hereof at its address as it appears on the Registration Books kept by the Paying Agent/Registrar, as hereinafter described. Any accrued interest due at maturity or upon redemption of this Bond prior to maturity as provided herein shall be paid to the registered owner upon presentation and surrender of this Bond for redemption and payment at the Designated Payment/Transfer Office of the Paying Agent/Registrar. The City covenants with the registered owner of this Bond that no later than each principal payment and/or interest payment date for this Bond it will make available to the Paying Agent/Registrar from the Debt Service Fund the amounts required to provide for the payment, in immediately available funds, of all principal of, premium, if any, and interest on the Bonds, when due.

In the event of nonpayment of interest on a scheduled Interest Payment Date, and for 30 days thereafter, a new record date for such interest payment (a "Special Record Date") will be established by the Paying Agent/Registrar, if and when funds for the payment of such interest have been received. Notice of the Special Record Date and of the scheduled payment date of the past due interest (the "Special Payment Date," which shall be 15 days after the Special Record Date) shall be sent at least five Business Days prior to the Special Record Date by United States mail, first class postage prepaid, to the address of each Owner of a Bond appearing on the books of the Paying Agent/Registrar at the close of business on the last Business Day preceding the date of mailing such notice.

If a date for the payment of the principal of or interest on the Bonds is a Saturday, Sunday, legal holiday, or a day on which banking institutions in the City or in the city in which the Designated Payment Transfer Office is located are authorized by law or executive order to close, then the date for such payment shall

be the next succeeding Business Day, and payment on such date shall have the same force and effect as if made on the original date payment was due.

This Bond is one of a series of fully registered bonds specified in the title hereof, dated _____, issued in the aggregate principal amount of \$_____ pursuant to the Ordinance. This Bond is one of the Revenue Bonds authorized by the Ordinance and is subject to the terms and provisions thereof. The Ordinance and its terms and provisions are incorporated herein for all purposes.

The Bonds are issued by the City for the purposes of obtaining funds to construct improvements to the City's Austin-Bergstrom Municipal Airport, to fund a reserve fund and capitalized interest for the Bonds, and to pay the City's costs incurred in connection with the issuance of the Bonds.

This Bond and all of the Bonds are special obligations of the City that are equally and ratably payable from and secured by a first lien on and pledge of the "Net Revenues" and by amounts on deposit in certain special funds of the "Airport System" of the City of Austin, Texas. Net Revenues are required to be set aside for and pledged to the payment of the Bonds and certain other outstanding obligations equally and ratably secured on a parity with the Bonds (collectively, the "Revenue Bonds") and "Credit Agreement Obligations" heretofore or hereafter issued or incurred in connection therewith, in the debt service fund and the debt service reserve fund required to be maintained for the payment of all such Revenue Bonds, all as more fully described and provided for in the Ordinance. This Bond and the series of which it is a part, together with the interest thereon, are payable solely from such Net Revenues and special funds and do not constitute an indebtedness or general obligation of the City.

The City has reserved the right to issue additional obligations on a parity with the outstanding Revenue Bonds and the Bonds and subordinate or inferior obligations, subject to the restrictions contained in the Ordinance, which may be secured by a lien on a parity with, subordinate or inferior to, the lien on the aforesaid Net Revenues securing this Bond and the series of which it is a part.

The Ordinance contains provisions permitting the City to defease the Ordinance and to amend the Ordinance under certain circumstances. Any amendment to the Ordinance shall be binding upon the Owner of this Bond without endorsement hereon or any reference to such amendment, provided that no amendment shall permit (a) an extension of the maturity of the principal of or the

interest on this Bond, or (b) a reduction of the principal amount of this Bond or the rate of interest thereon.

The Bonds maturing on and after November 15, 2027 may be redeemed prior to their stated maturities, at the option of the City, in whole or in part in principal amounts of \$5,000 or any integral multiple thereof (and if within a stated maturity by lot by the Paying Agent/Registrar), on November 15, 2026 or on any date thereafter, at the redemption price of par plus accrued interest thereon to the redemption date.

The Bonds maturing on November 15 in each of the years 20__ and 20__ are subject to mandatory sinking fund redemption in part (at random in such manner as the Paying Agent/Registrar in its discretion deems proper) on the dates and in the respective principal amounts set forth below at 100% of the principal amount thereof, plus accrued interest to the Redemption Date, from sinking fund installments which are required to be made in amounts sufficient to redeem on the dates set forth below the principal amount of such respective Bonds specified below:

<u>Date</u>	<u>Sinking Fund Installments</u>	<u>Principal Amount (\$)</u>
-------------	----------------------------------	------------------------------

*Final Maturity

The principal amount of the Term Bonds of a stated maturity required to be redeemed pursuant to the operation of such mandatory redemption provisions may be reduced, at the option of the Issuer, by the principal amount of Term Bonds of like maturity which, at least 50 days prior to the mandatory redemption date, (1) shall have been acquired by the Issuer at a price not exceeding the principal amount of such Term Bonds plus accrued interest to the date of purchase thereof, and delivered to the Paying Agent/Registrar for cancellation, or (2) shall have been redeemed pursuant to the optional redemption provisions and not theretofore credited against a mandatory redemption requirement.

Not less than thirty days prior to a redemption date, the City shall cause a written notice of such redemption to be sent by United States Mail, first class postage prepaid, to the registered owners of each Bond to be redeemed at the address shown on the registration books maintained by the Paying Agent/Registrar

and subject to the terms and provisions relating thereto contained in the Ordinance. If a Bond (or any portion of its principal sum) shall have been called for redemption and notice of such redemption given, then upon such redemption date such Bond (or the portion of its principal sum to be redeemed) shall become due and payable, and interest thereon shall cease to accrue from and after the redemption date therefor, provided moneys for the payment of the redemption price and the interest on the principal amount to be redeemed to the date of redemption are held for the purpose of such payment by the Paying Agent/Registrar.

In the event a portion of the principal amount of a Bond is to be redeemed and the registered owner is someone other than Cede & Co., payment of the redemption price of such principal amount shall be made to the registered owner only upon presentation and surrender of such Bond to the Designated Payment/Transfer Office of the Paying Agent/Registrar, and a new Bond or Bonds of like maturity and interest rate in any authorized denominations provided by the Ordinances for the then unredeemed balance of the principal sum of such Bond or Bonds will be issued to the registered owner, without charge. If a Bond is selected for redemption, in whole or in part, the City and the Paying Agent/Registrar shall not be required to transfer such Bond to an assignee of the registered owner within forty-five days of the redemption date; provided, however, such limitation on transferability shall not be applicable to an exchange by the registered owner of the unredeemed balance of a Bond redeemed in part.

With respect to any optional redemption of the Bonds, unless the Paying Agent/Registrar has received funds sufficient to pay the principal and premium, if any, and interest on the Bonds to be redeemed before giving of a notice of redemption, the notice may state the City may condition redemption on the receipt of such funds by the Paying Agent/Registrar on or before the date fixed for the redemption, or on the satisfaction of any other prerequisites set forth in the notice of redemption. If a conditional notice of redemption is given and such prerequisites to the redemption and sufficient funds are not received, the notice shall be of no force and effect, the City shall not redeem the Bonds and the Paying Agent/Registrar shall give notice, in the manner in which the notice of redemption was given, that the Bonds have not been redeemed.

As provided in the Ordinance, and subject to certain limitations therein set forth, this Bond is transferable upon surrender of this Bond for transfer at the Designated Payment/Transfer Office, with such endorsement or other evidence of

transfer as is acceptable to the Paying Agent/Registrar, and, thereupon, one or more new fully registered Bonds of the same stated maturity, of authorized denominations, bearing the same rate of interest, and for the same aggregate principal amount will be issued to the designated transferee or transferees.

The City, the Paying Agent/Registrar, and any other person may treat the person in whose name this Bond is registered as the owner hereof for the purpose of receiving payment as herein provided (except interest shall be paid to the person in whose name this Bond is registered on the Record Date or Special Record Date, as applicable) and for all other purposes, whether or not this Bond be overdue, and neither the City nor the Paying Agent/Registrar shall be affected by notice to the contrary.

It is hereby certified, recited and represented that the issuance of the Bonds is duly authorized by law; that all acts, conditions and things required to exist and be done precedent to and in the issuance of the Bonds to render the same lawful and valid have been properly done and performed and have happened in regular and due time, form and manner, as required by law; that due provision has been made for the payment of the principal of and interest on the Revenue Bonds by granting a first lien on and pledge of the Net Revenues and special funds as provided in the Ordinance; and that the issuance of the Bonds does not exceed any constitutional or statutory limitation.

This Bond shall not be valid or obligatory for any purpose or be entitled to any benefit under the Ordinance unless this Bond either (i) is registered by the Comptroller of Public Accounts of the State of Texas by registration certificate attached or affixed hereto or (ii) is authenticated by the Paying Agent/Registrar by due execution of the authentication certificate manually endorsed hereon. A duly executed certificate of authentication shall be conclusive evidence that this Bond was delivered by the Paying Agent/Registrar under the provisions of the Ordinance.

The owner of this Bond shall never have the right to demand payment of this Bond or the interest thereon out of any funds raised or to be raised by taxation.

IN WITNESS WHEREOF, the City has caused the official seal of the City to be impressed or placed in facsimile hereon and this Bond to be signed by the Mayor and attested by the City Clerk by their manual, lithographed, or printed facsimile signatures.

Jannette S. Goodall
City Clerk, City of Austin, Texas

Steve Adler
Mayor, City of Austin, Texas

[SEAL]

DRAFT

Form of Certificate of Paying Agent/Registrar

CERTIFICATE OF PAYING AGENT/REGISTRAR

It is hereby certified that this Bond has been issued under the Ordinance as described in the text of this Bond; and that this Bond has been issued in conversion of and exchange for or replacement of a bond, bonds, or portions of a bond or bonds of an issued which originally was approved by the Attorney General of the State of Texas and registered by the Comptroller of Public Accounts of the State of Texas.

Amegy Bank, a division of ZB, National Association, as
Agent/Registrar

Dated:

Form of Comptroller's Registration Certificate

The following Registration Certificate of Comptroller of Public Accounts shall appear on the Initial Bonds in lieu of the Certificate of the Paying Agent/Registrar:

REGISTRATION CERTIFICATE OF
COMPTROLLER OF PUBLIC ACCOUNTS

OFFICE OF THE COMPTROLLER
OF PUBLIC ACCOUNTS
THE STATE OF TEXAS

§
§ REGISTER NO. _____
§

I HEREBY CERTIFY THAT this Bond has been examined, certified as to validity and approved by the Attorney General of the State of Texas, and registered by the Comptroller of Public Accounts of the State of Texas

WITNESS MY SIGNATURE AND SEAL OF OFFICE this
_____.

[SEAL]

Comptroller of Public Accounts
of the State of Texas

Form of Assignment

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto (print or typewrite name, address and zip code of transferee):

(Social Security or other identifying number: _____) the within Bond and all rights hereunder and hereby irrevocably constitutes and appoints _____ attorney to transfer the within Bond on the books kept for registration hereof, with full power of substitution in the premises.

Signature Guaranteed By:

Authorized Signatory

NOTICE: The signature on this Assignment must correspond with the name of the registered owner as it appears on the face of the within Bond in every particular and must be guaranteed in a manner satisfactory to the Paying Agent/Registrar.

EXHIBIT B

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